

Congressional Record

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proceedings and debates of the 103^d congress, first session

SENATE—Tuesday, January 5, 1993

The fifth day of January being the day prescribed by House Concurrent Resolution 384 for the meeting of the 1st session of the 103d Congress, the Senate assembled in its Chamber at the Capitol, at 12 noon.

The Senate was called to order by the Vice President.

PRAYER

The Reverend Richard C. Halverson, Jr., Falls Church, VA, offered the following prayer:

Let us pray:

Eternal God, Lord of history, Ruler of nature and the nations, Your ever-lasting Word declares, "* * * there is no power but of God: the powers that be are ordained of God." (Romans 13:1) As we open the 103d Congress, and Your servants accept the mantle of divine obligation, we hear these words not as religious trivia but as the bedrock foundation upon which our Republic rests-a government instituted among men to secure the human rights endowed by a Creator God, receiving their just powers from the consent of the governed.

Mighty God, let us begin in this conviction and fulfill our obligation. So we believe. So we open the 103d Congress.

In the name of God. Amen.

CREDENTIALS

The VICE PRESIDENT. The Chair lays before the Senate 2 letters of resignation, 2 certificates of appointment, 2 certificates of election for unexpired terms, and the credentials of 34 Senators elected for 6-year terms beginning on January 3, 1993.

All certificates, the Chair is advised, are in the form suggested by the Senate or contain all the essential requirements of the form suggested by the

If there be no objections, the reading of the above mentioned letters and the certificates will be waived and they will be printed in full in the RECORD.

The documents were ordered to be printed in the RECORD as follows:

Washington, DC, December 30, 1992.

The PRESIDENT OF THE SENATE,

U.S. Senate, Washington, DC. DEAR MR. PRESIDENT: Effective January 2, 1993. I resign the seat of Senator from the State of Tennessee.

Sincerely.

ALBERT GORE, Jr.

STATE OF TENNESSEE-CERTIFICATE OF APPOINTMENT

To the President of the Senate of the United States:

This is to certify that, pursuant to the power vested in me by the Constitution of the United States and the laws of the State of Tennessee, I, Ned McWherter, the Governor of said State, do hereby appoint Harlan Mathews a Senator from said State to represent said State in the Senate of the United States until the vacancy therein, caused by the resignation of Albert Gore, Jr., is filled by election as provided by law.

I have been advised that Senator Gore is resigning effective January 2, 1993. The appointment of Harlan Mathews is effective immediately upon the vacancy caused by the resignation of Senator Gore, whenever said vacancy occurs.

Witness: His excellency our Governor Ned McWherter, and our seal hereto affixed at Nashville, Tennessee this 29th day of December, in the year of our Lord 1992.

By the Governor:

NED MCWHERTER.

Governor.

U.S. SENATE, Washington, DC, December 14, 1992. Hon. J. DANFORTH QUAYLE,

President of the U.S. Senate, the U.S. Capitol,

Washington, DC.

DEAR MR. PRESIDENT: I hereby submit my resignation from the United States Senate seat to which I was elected in 1986. My resignation is to be effective upon the receipt by the Secretary of the Senate of the certification of my election to the United States Senate seat determined by a special election on December 4, 1992.

The transition is to be accomplished in a way that prevents any break in my Senate service and preserves my seniority.

Sincerely.

KENT CONRAD. U.S. Senator.

STATE OF NORTH DAKOTA—CERTIFICATE OF APPOINTMENT

To the President of the Senate of the United States:

This is to certify that, pursuant to the power vested in me by the Constitution of

the United States and the laws of the State of North Dakota, I, George A. Sinner, the governor of said State, do hereby appoint Byron Dorgan, a Senator from said State to represent said State in the Senate of the United States until the vacancy therein, caused by the resignation of Senator Kent Conrad, is filled by election as provided by

Witness: His excellency our governor, George A. Sinner, and our seal hereto affixed at the State Capitol Building, Bismarck, North Dakota, this 14th day of December, in the year of our Lord 1992.

By the Governor:

GEORGE A. SINNER, Governor.

STATE OF NORTH DAKOTA-CERTIFICATE OF ELECTION FOR UNEXPIRED TERM

To the President of the Senate of the United States:

This is to certify that on the 4th day of December, 1992, Kent Conrad was duly chosen by the qualified electors of the state of North Dakota as Senator for the unexpired term ending at noon on the 3rd day of January, 1995 to fill the vacancy in the representation from said State in the Senate of the United States caused by the death of Quentin Burdick.

Witness: His excellency our Governor, and our seal hereto affixed at Bismarck this 14th day of December in the year of our Lord 1992.

By the Governor: GEORGE A. SINNER, Governor.

STATE OF CALIFORNIA—CERTIFICATE OF ELECTION FOR UNEXPIRED TERM

To the President of the Senate of the United States:

This is to certify that on the 3rd day of November, 1992, Dianne Feinstein was duly chosen by the qualified electors of the State of California a Senator for the unexpired term ending at noon on the 3rd day of January, 1995, to fill the vacancy in the representation from said State in the Senate of the United States caused by the resignation of Pete Wil-

Witness: His excellency our governor, and our seal hereto affixed at Sacramento this 5th day of November, in the year of our Lord

By the Governor:

PETE WILSON. Governor of California.

STATE OF UTAH—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the 3rd day of November, 1992, Robert F. Bennett was duly chosen, by the qualified electors of the State of Utah, to be a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the 3rd day of January, 1993.

In testimony whereof, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Utah at Salt Lake City this 24th day of November, 1992.

NORMAN H. BANGERTER.

Governor.

STATE OF MISSOURI-CERTIFICATE OF ELEC-TION FOR U.S. SENATOR FOR A 6-YEAR TERM To the President of the Senate of the United

States:

This is to certify that on the 3rd day of November, 1992, Christopher (Kit) Bond was duly chosen by the qualified electors of the State of Missouri a Senator from said State to represent said State in the United States Senate for a term of six years, beginning on the 3rd day of January, 1993.

In testimony whereof, I hereunto set my hand and cause to be affixed the Great Seal of the State of Missouri, in the City of Jefferson, this 4th day of December, 1992.

JOHN ASHCROFT. Governor.

STATE OF CALIFORNIA—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the 3rd day of November, 1992, Barbara Boxer was duly chosen by the qualified electors of the State of California a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the 3rd day of January, 1993.

In witness whereof I have hereunto set my hand and caused the Great Seal of the State of California to be affixed this 29th day of

December, 1992.

PETE WILSON. Governor of California.

STATE OF ILLINOIS

To the President of the Senate of the United States:

This is to certify that on the third day of November, nineteen hundred and ninety-two Carol Moseley-Braun was duly chosen by the qualified electors of the State of Illinois, a Senator from said State, to represent said State in the Senate of the United States for the term of six years, beginning on the third day of January, nineteen hundred and ninety-three. Witness:

His Excellency our Governor, Jim Edgar, and our Seal hereto affixed at the City of Springfield this twenty-third day of November, in the year of our Lord nineteen hundred and ninety-two.

By the Governor:

JIM EDGAR. Governor.

STATE OF LOUISIANA-ELECTION PROCLAMATION

To the President of the Senate of the United States:

This is to certify that on the 3rd day of October, 1992, John B. Breaux was duly chosen by the qualified electors of the State of Louisiana a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the 3rd day of January, 1993.

His excellency our Witness: governor Edwin W. Edwards, and our seal hereto affixed at the City of Baton Rouge this 16th day of November, 1992.

In witness whereof, I have hereunto set my hand officially and caused to be affixed the Great Seal of the State of Louisiana, at the Capitol, in the City of Baton Rouge, on this the 16th day of November A.D., 1992.

EDWIN W. EDWARDS. Governor of Louisiana.

STATE OF ARKANSAS-CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the third day of November, 1992, the Honorable Dale Bumpers was duly chosen by the qualified electors of the State of Arkansas a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the 3rd of January, 1993.

In witness whereof, I have hereunto set my hand and caused the Great Seal of the State of Arkansas to be affixed at the Capitol in Little Rock on this 12th day of December in the year of our Lord nineteen hundred and ninety-two.

JIM GUY TUCKER,

STATE OF COLORADO—CERTIFICATE OF **ELECTION FOR 6-YEAR TERM**

To the President of the Senate of the United States:

This is to certify that on the 3rd day of November, 1992, Ben Nighthorse Campbell was duly chosen by the qualified electors of the State of Colorado a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the 3rd of January, 1993.

Witness: His excellency our governor, Roy Romer, and our seal hereto affixed at Denver this 29th day of December, in the year of our

Lord 1992.

By the governor:

ROY ROMER, Governor.

THE GOVERNOR OF THE STATE OF INDIANA To all who shall see these Presents, Greeting:

To the President of the Senate of the United States:

This is to certify that on the third day of November, nineteen hundred and ninety-two, Daniel R. Coats was duly chosen by the qualified electors of the State of Indiana a Senator from said State to represent said State in the Senate of the United States for the term of 6 years, beginning on the third day of January, nineteen hundred and ninety-three.

Witness: His Excellency our Governor Evan Bayh and our seal hereto affixed at Indianapolis, Indiana this twenty-eighth day of December in the year of our Lord nineteen hundred and ninety-two.

GOV. EVAN BAYH.

STATE OF GEORGIA—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the 24th day of November, 1992, Paul Coverdell was duly chosen by the qualified electors of the State of Georgia a Senator from said State to represent said State in the Senate of the United States for the term of 6 years, beginning on the 3d day of January, 1993.

Witness: His Excellency our Governor Zell Miller, and our seal hereto affixed at the capitol, in the City of Atlanta, this 8th day of December, in the year of our Lord 1992.

ZELL MILLER.

Governor.

STATE OF NEW YORK

To the President of the Senate of the United States

This is to certify that on the third day of November, 1992, Alfonse M. D'Amato was duly chosen by the qualified electors of the State of New York a Senator from said State to represent said State in the Senate of the United States for the term of 6 years, beginming on the third day of January, 1993.
Witness: His Excellency our Governor

Mario M. Cuomo and our seal hereto affixed at Albany this seventh day of December, in the year one thousand nine hundred and ninety-two.

By the Governor:

MARIO M CHOMO

CERTIFICATE OF ELECTION FOR 6-YEAR TERM To the President of the Senate of the United States

This is to certify that on the 3d day of November, 1992, Thomas A. Daschle was duly chosen by the qualified electors of the State of South Dakota a Senator from said State to represent said State in the Senate of the United States for the term of 6 years, beginning on the 3d day of January, 1993.
Witness: His Excellency our Governor,

George S. Mickelson, and our seal hereto affixed at Pierre, South Dakota, this 14th day of December, in the year of our Lord 1992.

By the Governor:

GEORGE S. MICKELSON, Governor.

STATE OF SOUTH DAKOTA—CERTIFICATE OF ELECTION

This is to certify that, on the third day of November, nineteen hundred and ninety-two, at a general election, Tom Daschle was duly chosen by the qualified voters of the State of South Dakota to the office of United States Senator for the term of 6 years, beginning the third day of January, nineteen hundred

and ninety-three. In witness whereof, we have hereunto set our hands and caused the Seal of the State to be affixed at Pierre, the capital, this 25th day of November nineteen hundred and nine-

ty-two.

GEORGE S. MICKELSON, Governor.

STATE OF CONNECTICUT—EXECUTIVE DEPARTMENT

To the President of the Senate of the United States:

This is to certify that on the third day of November, nineteen hundred and ninety-two, Christopher J. Dodd was duly chosen by the qualified electors of the State of Connecticut Senator from said State to represent said State in the Senate of the United States for the term of 6 years, beginning on the third day of January nineteen hundred and ninetythree.

Witness: His excellency our Governor, Lowell P. Weicker, Jr. and our seal hereto affixed at Hartford, this twenty-fifth day of November, in the year of our Lord nineteen hundred and ninety-two.

LOWELL P. WEICKER, Jr., Governor.

STATE OF KANSAS-CERTIFICATE OF ELECTION To the President of the Senate of the United States.

This is to certify that on the third day of November, nineteen hundred and ninety-two, Bob Dole was regularly elected in accordance with the laws of the State of Kansas and of the United States of America a United States Senator for the regular term beginning on the third day of January, nineteen hundred and ninety-three.

Witness: The Honorable Joan Finney, our Governor, and our seal hereto affixed at Topeka, Kansas, this thirtieth day of November, in the year of our Lord, nineteen hundred and ninety-two.

By the Governor:

JOAN FINNEY, Governor.

STATE OF NORTH DAKOTA—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the 3d day of November, 1992, Byron L. Dorgan was duly chosen by the qualified electors of the State of North Dakota as Senator from said State to represent said State in the Senate of the United States for the term of 6 years, beginning on the 3d day of January, 1993.

Witness: His excellency our Governor, George A. Sinner, and our seal hereto affixed at Bismarck this 3d day of December, in the

year of our Lord 1992.

By the Governor: GEORGE A. SINNER,

Governor.

STATE OF NORTH CAROLINA—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the 3rd day of November 1992, Lauch Faircloth was duly chosen by the qualified electors of the State of North Carolina a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning January 3, 1993.

Witness: His excellency our Governor, James G. Martin, and our Seal hereto affixed at Raleigh this 10th day of December, in the

year of our Lord 1992.

By the Governor:

JAMES G. MARTIN.

Governor.

THE STATE OF WISCONSIN—CERTIFICATE OF ELECTION

To the President of the Senate of the United States:

This is to certify that on the 3rd day of November, 1992, Russell D. Feingold was duly chosen by the qualified electors of the State of Wisconsin a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the 3rd day of January, 1993.

Witness: His excellency our Governor, Tommy G. Thompson, and our seal hereto affixed at Madison this 8th day of December,

1992.

By the Governor:

TOMMY G. THOMPSON,
Governor.

COMMONWEALTH OF KENTUCKY

To all to Whom These Presents Shall Come, Greeting:

Know Ye, that Honorable Wendell H. Ford having been duly certified, that on November 3, 1992, was duly chosen by the qualified electors of the State of Kentucky a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning the 3d day of January, 1993.

I hereby invest the above named with full power and authority to execute and discharge the duties of the said office according to law. And to have and to hold the same, with all the rights and emoluments thereunto legally appertaining, for and during the term prescribed by law.

In testimony whereof, I have caused these letters to be made patent, and the seal of the Commonwealth to be hereunto affixed. Done at Frankfort, the 30th day of November in the year of our Lord one thousand nine hundred and ninety-two and in the 201st year of the Commonwealth,

BRERETON JONES,

Governor.

STATE OF OHIO—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the third day of November, 1992, John Glenn was duly chosen by the qualified electors of the State of Ohio a Senator from said State to represent said State in the Senate of the United States for a term of six years, beginning the 3d day of January, 1993.

Witness: His excellency our Governor, George V. Voinovich, and our seal hereto affixed at Columbus, Ohio this 14th day of December, in the year of our Lord 1992.

GEORGE V. VOINOVICH,

Governor.

STATE OF FLORIDA—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the third day of November, A.D., 1992, Bob Graham was duly chosen by the qualified electors of the State of Florida a Senator from said State to represent said State in the Senate of the United States for a term of six years, beginning the 3d day of January, 1993.

Witness: His excellency our Governor, Lawton Chiles, and our seal hereto affixed at Tallahassee, this 23rd day of November, in the year of our Lord 1992.

By the Governor:

LAWTON CHILES,

Governor.

STATE OF IOWA—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the 3rd day of November, 1992, Charles E. Grassley was duly chosen by the qualified electors of the State of Iowa a Senator from said State to represent said State in the Senate of the United States for a term of six years, beginning the 3d day of January, 1993.

In testimony whereof, I have hereunto subscribed my name and caused the Great Seal of the State of Iowa to be affixed. Done at Des Moines this 25th day of November in the year of our Lord one thousand nine hundred and ninety-two.

TERRY E. BRANSTAD,

Governor.

THE STATE OF NEW HAMPSHIRE

To the President of the Senate of the United States:

This is to certify that on the third day of November, nineteen hundred and ninety-two Charles E. Grassley was duly chosen by the qualified electors of the State of Iowa a Senator from said State to represent said State in the Senate of the United States for a term

of six years, beginning the 3d day of January, nineteen hundred and ninety-three.

Witness: His excellency, our Governor, Judd Gregg and our Seal hereto affixed at Concord this third day of December, in the year of our Lord nineteen hundred and ninety-two.

Judd Gregg,

Governor.

STATE OF SOUTH CAROLINA—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the 3rd day of November, 1992, Ernest Frederick Hollings was duly chosen by the qualified electors of the State of South Carolina a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the 3rd day of January, 1993.

Witness: His excellency our Governor, Carroll A. Campbell, Jr., and our seal hereto affixed at Columbia, South Carolina, this 29th day of December, in the year of our Lord 1992.

By the Governor:

CARROLL A. CAMPBELL, Jr., Governor,

STATE OF HAWAII—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the third day of November, 1992, Daniel K. Inouye was duly chosen by the qualified electors of the State of Hawaii a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the 3rd day of January, 1993.

Witness: His excellency our governor, John Waihee, and our seal hereto affixed at Honolulu this 23rd day of November, in the year of

our Lord 1992. By the Governor:

JOHN WAIHEE, Governor.

STATE OF IDAHO—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the 3rd day of November, 1992, Dirk Kempthorne was duly chosen by the qualified electors of the State of Idaho a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the 3rd day of January, 1993.

Witness: His excellency our Governor Cecil D. Andrus, and our seal hereto affixed at Boise this 18th day of November, in the year of our Lord 1992.

By the Governor:

CECIL D. ANDRUS,
Governor.

STATE OF VERMONT—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the 3rd day of November, 1992, Patrick J. Leahy was duly chosen by the qualified electors of the State of Vermont a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the 3rd day of January, 1993.

Witness: His excellency our Governor, Howard Dean, M.D., and our seal hereto affixed at Montpelier this 30th day of Novem-

HOWARD DEAN.

STATE OF ARIZONA—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the 3rd day of November, 1992, John McCain was duly chosen by the qualified electors of the State of Arizona as Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the third day of January, 1993

Witness: His Excellency the Governor of Arizona, and the great seal of Arizona hereto affixed at Phoenix, the Capital, this 24th day of November, in the year of our Lord, 1992.

By the Governor:

FIFE SYMINGTON.

STATE OF MARYLAND

To the President of the Senate of the United

This is to certify that on the 3rd day of November, 1992, Barbara A. Mikulski was duly chosen by the qualified voters of the State of Maryland a Senator from said State to represent said State in the Senate of the United States for a term of six years, beginning on the 3rd day of January, 1993.

Witness: His Excellency our Governor, William Donald Schaefer, and our seal hereto affixed at the City of Annapolis, this 8th day of December, in the year of our Lord, one thousand, nine hundred and ninety-two.

WILLIAM DONALD SCHAEFER,

Governor.

STATE OF ALASKA—CERTIFICATE OF ELECTION To the President of the Senate of the United States:

This is to certify that on the 3rd day of November, 1992, Frank H. Murkowski was duly chosen by the qualified voters of the State of Alaska as a Senator to represent Alaska in the Senate of the United States for the term of six years, beginning on the 3rd day of January, 1993 as certified by the State Review Board on December 2, 1992.

Witness: I have hereunto set my hand and affixed hereto the Seal of Alaska, at Juneau, the Capital, 29th day of December, 1992.

WALTER J. HICKEL,

Governor.

STATE OF WASHINGTON

To the President of the Senate of the United

This is to certify that on the third day of November, nineteen hundred and ninety-two Patty Murray was duly chosen by the qualified electors of the State of Washington a Senator from said State to represent said State in the Senate of the United States for a term of six years, beginning on the third day of January, nineteen hundred and ninety-three.

In witness whereof, I have hereunto set my hand and caused the Seal of the State of Washington to be affixed at Olympia this third day of December, A.D., nineteen hundred and ninety-two.

By the Governor:

BOOTH GARDNER, Governor of Washington.

STATE OF OKLAHOMA-CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the 3rd day of November, 1992, Don Nickles was duly chosen the qualified electors of the State of Oklahoma as Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the 3rd day of January, 1993.

Witness: His excellency our Governor David Walters and our seal hereto affixed at Oklahoma City, Oklahoma this 16th day of November in the year of our Lord 1992.

By the Governor:

DAVID WALTERS, Governor.

STATE OF OREGON—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United

This is to certify that on the 3rd day of November, 1992, Bob Packwood was duly chosen by the qualified electors of the State of Oregon a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the 3rd day of January, 1993.

Witness: Her excellency our Governor, Barbara Roberts, and our seal hereto affixed at Salem, Oregon this 3rd day of December, in the year of our Lord 1992.

By the Governor:

BARBARA ROBERTS, Governor.

STATE OF NEVADA—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the 3rd of November, 1992, Harry Reid was duly chosen by the qualified electors of the State of Nevada a Senator from said State to represent said State in the Senate of the United States for the term of six years, beginning on the third day of January, 1993.

Witness: His excellency our Governor Bob Miller, and our seal hereto affixed at Carson City this 21st day of December in the year of our Lord 1992

By the Governor:

BOB MILLER. Governor.

STATE OF ALABAMA—CERTIFICATE OF ELECTION FOR 6-YEAR TERM

To the President of the Senate of the United States:

This is to certify that on the third day of November, 1992, Richard C. Shelby was duly chosen by the qualified electors of the State of Alabama a Senator from said State to represent said State in the Senate of the United States for a term of six years, beginning on the third day of January, 1993.

Witness: His excellency our Governor Guy Hunt, and our seal hereto affixed at the City of Montgomery this 2d day of December, in the year of our Lord 1992.

By the Governor:

GUY HUNT. Governor.

COMMONWEALTH OF PENNSYLVANIA

To the President of the Senate of the United States:

This is to certify that on the third day of November, 1992, Arlen Specter was duly chosen by the qualified electors of the Commonwealth of Pennsylvania as a United States Senator to represent Pennsylvania in the Senate of the United States for a term of six years, beginning on the third day of January, 1993.

Witness: His excellency our Governor Robert P. Casey, and our seal hereto affixed at Harrisburg this sixteenth day of December, in the year of our Lord 1992.

By the Governor:

ROBERT P. CASEY, Governor.

RECOGNITION OF THE MAJORITY LEADER

The VICE PRESIDENT. The majority leader is recognized.

WELCOME TO COLLEAGUES AND BEST WISHES TO THE CHAPLAIN

MITCHELL. Mr. President, I begin by welcoming all of our colleagues and by taking note of the fact that the prayer today was given by the Reverend Richard Halverson, Jr., the son of the Senate Chaplain. I know that every Senator joins me in extending our best wishes to the Senate Chaplain. Reverend Halverson, a highly respected and beloved member of this institution

CONTESTING ELECTIONS IN GEORGIA AND OREGON

Mr. MITCHELL. Mr. President, before the Chair asks that Senators-elect present themselves to be sworn in, I would like to make a brief statement. The Senate has received petitions from citizens contesting the elections of the Senators-elect from Georgia and from Oregon.

A lawsuit is pending in the U.S. District Court for the Northern District of Georgia in which the plaintiffs allege that Georgia's runoff statute violates Federal election law and the U.S. Constitution, and that Senator Fowler should be declared the winner based on his victory at the general election on November 3, 1992. Some of the plaintiffs in that lawsuit have petitioned the Senate to resolve the legal issue itself and seat Senator Fowler as the lawful winner of that election. In the alternative, petitioners request that Mr. COVERDELL be seated conditionally. There has also been filed with the Senate a petition disputing the election of Mr. COVERDELL based on alleged funding irregularities.

In addition, the Senate has received petitions from citizens of Oregon making several claims regarding the election of Senator PACKWOOD. The Oregon petitioners ask us to require that Senator PACKWOOD stand aside and not be sworn in as a Senator while the charges are being investigated.

All petitions will be deemed officially received by the Senate today and, in accordance with standard Senate procedure, will be referred to the Committee on Rules and Administration.

There have been many contested Senate elections or cases in which, for a variety of reasons beyond election contests, the Senate was asked not to seat an individual. I have reviewed the history and handling of many of these cases. In that review, I have sought and received the advice of the Senate legal counsel.

Often, the Senate has sworn in the challenged Senator-elect "without prejudice." That term means without prejudice to the right of the Senate to determine the outcome of the questioned election or to judge further the qualifications of the Senator-elect. Whether or not the Senate specifically uses those words to characterize the oath administered to a Senator-elect, the characterization is necessarily implied in the case of a Member who is the subject of a challenge.

This fact is illustrated by the events that occurred on January 3, 1953. Petitions had been filed challenging the election of Senator-elect Dennis Chavez of New Mexico and the seating of incumbent Senator William Langer of North Dakota. The majority leader was Senator Robert Taft of Ohio. Prior to the swearing in of Senator-elect Chavez and Senator Langer, Senator Taft addressed the Senate and he said in part:

My own view is that these Senators should be permitted to take the oath and be seated. It is my further view that the oath is taken without prejudice to the right of anyone contesting the seat to proceed with the contest, and without prejudice to the right of anyone protesting or asking for expulsion from the Senate to proceed. I believe that the various protests which have been filed should be referred to the appropriate committee and dealt with in due course.

Senator Taft was then asked a question about what effect the term "without prejudice" would have on any vote taken in the future about the contested election or the qualifications of the Member to serve. The majority leader responded as follows:

My own opinion, after consultation with the Parliamentarian, is that nothing which I or any other Senator may say today in using the words "without prejudice" makes the slightest difference, unless the Senate takes some action. When a man takes the oath he becomes a Senator. I express my opinion that the taking of the oath in no way prejudices anyone who may have filed a contest. The taking of the oath in no way changes the status of the contest. That is my opinion at the present time. So far as I know, it is wholly unnecessary to make such a statement. The law is the same anyway. If a Senator takes the oath. I do not believe that that fact changes the basis of the vote, or the percentage of the vote required, which is determined by the character of the case, rather than by anything done at the time the oath is administered.

I now ask unanimous consent that the entire proceedings under the heading "Administration of Oath" for the first session of the 83d Congress, as printed in the CONGRESSIONAL RECORD on January 3, 1953, be printed in the RECORD at the conclusion of my remarks.

The VICE PRESIDENT. Is there obiection?

Without objection, it is so ordered. (See exhibit 1.)

Mr. MITCHELL. Mr. President, I with Majority Leader Taft's agree analysis. The Senate has chosen both to use the process of "swearing in without prejudice" and to ignore it: and the Senate has both unseated and retained seated-Senators under each formulation.

However, the making of this statement prior to the swearing in of the challenged Senators-elect does serve the purpose of formally acknowledging that the Senate has received and taken cognizance of the objections and is reviewing them. It will also serve to notify the Judiciary that the Senate is aware of the Federal court preceedings and has no intention of circumscribing

EXHIBIT 1

[From the Congressional Record, Jan. 3, 1953]

ADMINISTRATION OF OATH

The VICE PRESIDENT. The Secretary will now call, alphabetically, and in groups of four, the names of the Senators-elect who as their names are called will advance to the desk and the oath of office will be administered to them.

The legislative clerk called the names of Mr. Barrett, Mr. Beall, Mr. Bricker, and Mr.

These Senators, escorted by Mr. Hunt, Mr. Butler of Maryland, Mr. Taft, and Mr. Bridges, respectively, advanced to the desk, and the oath of office prescribed by law was administered to them by the Vice President.

The legislative clerk called the names of Mr. Butler of Nebraska, Mr. Byrd, Mr. Chavez, and Mr. Cooper.

Mr. TAFT. Mr. President, with reference to the seating of the Senator from New Mexico [Mr. Chavez], there has been filed with the Secretary of the Senate a contest, or a letter proposing a contest, which letter I have not seen. It relates to the election in New Mex-

ico. Other protests may be filed. I understand that a protest has been filed with respect to the seating of the Senator from

North Dakota [Mr. Langer]. My own view is that these Senators should be permitted to take the oath and be seated. It is my further view that the oath is taken without prejudice to the right of anyone contesting the seat to proceed with the contest, and without prejudice to the right of anyone protesting or asking for expulsion from the Senate to proceed. I believe that the various protests which have been filed should be referred to the appropriate committee and dealt with in due course.

Therefore, I ask that these Senators be allowed to take the oath, as I have said, without prejudice. I understand that such would be the case anyway, regardless of any statement which I might make. I should object to any effort to prevent their taking the oath today.

Mr. MORSE. Mr. President, a parliamentary

inquiry.
The VICE PRESIDENT. The Senator will state it.

Mr. Morse. Will it be understood that after they take the oath they will not be denied in any way whatsoever their prerogatives in the Senate, including the right to assignment to committees, and all other rights and

prerogatives as Senators? Mr. TAFT. That is my understanding. They will have every right to vote, and every other right as Senators unless some action is taken by the Senate itself to change their status.

The VICE PRESIDENT. No statement on the part of any Senator is necessary. If a Senator-elect takes the oath, he becomes a Senator and remains a Senator unless he is relieved of his duties by some action of the Senate.

The Chair will take advantage of the situation to state that there is a great deal of confusion with respect to the question of seating Senators against whom some objection may be registered. When there is a contest over the election of a Senator, the Senate may determine that question by majority vote. If the Senate finds that he has not been duly elected, the Senate may, by majority vote, so declare. If the Senate finds that he is not qualified as a Senator, the Senate may, by majority vote, declare the seat vacant. All the rights of the Senate are preserved.

Mr. TAFT. Will the Chair-

The VICE PRESIDENT. When an effort is made to expel a Senator who has taken the oath, because of some misconduct on his part, some malfeasance or misfeasance in office, involving his conduct as a Senator, a two-thirds vote is required to expel him. That has nothing to do with the validity of his election. It has to do with his conduct as a Senator after he is sworn in.

Mr. TAFT. Mr. President, with due respect to the distinguished President of the Senate, I wish to register an objection to his second statement as to the vote required to oust a Senator with respect to whom objection is made because of lack of qualifications-say with respect to character-and also as to the distinction between a majority vote and a two-thirds vote which the distinguished Presiding Officer suggests, depending upon whether the misconduct occurs before or after a person becomes a Senator. I think that question is open to debate. I do not wish to debate it at the present time. I merely wish to reserve the right to have that question raised later and determined by the Senate itself.

In the first Langer case, as I remember, it was decided by the Senate itself that a twothirds, vote was required. The Senate decided, by a majority vote, that a two-thirds vote was required in that case, which related to action taken largely before Mr. Langer became a Senator. I think that question ought to be left open. I do not wish to argue with the Chair. I simply wish to reserve the right to present a different argument at a later

The VICE PRESIDENT. The Chair should state that his second statement relates to the possible disqualification of a Senator at the time of taking the oath of office.

Mr. TAFT. By reason of insufficient age, or failure to meet the residence requirement.

The VICE PRESIDENT. Or for other reasons of disqualification. However, that has nothing to do with his conduct as a Senator after he takes the oath.

Mr. JOHNSON of Colorado. Mr. President, will the Senator from Ohio yield?

Mr. TAFT. I yield.

Mr. JOHNSON of Colorado. I should like to know the significance of the term "without prejudice." I should like to know the difference between a full oath and an oath which is taken without prejudice.

Mr. TAFT. My own opinion is that there is no difference.

Mr. Johnson of Colorado. May I finish my question?

Mr. TAFT. Certainly.

Mr. JOHNSON of Colorado. I have been told that when the stipulation "without prejudice" is injected into the taking of the oath. is injected into the taking of the oath. at a later time, when a vote is taken upon the qualifications of the particular Senator. he may be ousted by a majority vote, whereas if that stipulation is not entered at the time he takes the oath, a two-thirds vote is required to oust him, in a case involving any question of character or other qualifications. Is that correct?

Mr. TAFT. My own opinion, after consultation with the Parliamentarian, is that nothing which I or any other Senator may say today in using the words "without prejudice" makes the slightest difference, unless the Senate takes some action. When a man takes the oath he becomes a Senator. I express my opinion that the taking of the oath in no way prejudices anyone who may have filed a contest. The taking of the oath in no way changes the status of the contest. That is my opinion at the present time. So far as I know, it is wholly unnecessary to make such a statement. The law is the same anyway. If a Senator takes the oath, I do not believe that that fact changes the basis of the vote, or the percentage of the vote required, which is determined by the character of the case, rather than by anything done at the time the oath is administered.

The VICE PRESIDENT. Will the Senators who are waiting at the door please approach

the desk and take the oath?

The Senators whose names had previously been called, namely, Mr. Butler of Nebraska, Mr. Byrd, Mr. Chavez, and Mr. Cooper, escorted, respectively, by Mr. Millikin, Mr. Robertson, Mr. Anderson, and Mr. Clements, advanced to the Vice President's desk, and the oath of office prescribed by law was administered to them by the Vice President.

The legislative clerk called the names of Mr. Daniel, Mr. Flanders, Mr. Goldwater, and

These Senators, escorted by Mr. Johnson of Texas, Mr. Aiken, Mr. Hayden, and Mr. Kefauver, respectively, advanced to the desk, and the oath of office prescribed by law was administered to them by the Vice President. The legislative clerk called the names of

Mr. Griswold, Mr. Holland, Mr. Ives, and Mr.

Jackson.

These Senators escorted by Mr. Butler of Nebraska, Mr. Smathers, Mr. Lehman, and Mr. Magnuson respectively, advanced to the desk, and the oath of office prescribed by law was administered to them by the Vice President

The legislative clerk called the names of Mr. Jenner, Mr. Kennedy, Mr. Kilgore, and

Mr. Knowland.

These Senators escorted by Mr. Capehart, Mr. Saltonstall, Mr. Neely, and Mr. Hickenlooper respectively, advanced to the desk, and the oath of office prescribed by law was administered to them by the Vice President.

The legislative clerk called the names of Mr. Kuchel, Mr. Langer, Mr. Malone, and Mr.

Mansfield.

Mr. TAFT. Mr. President, I invite the attention of the Senate to the fact that a protest has been filed against the seating of the Senator from North Dakota (Mr. Langer). Everything that was said with reference to the Chavez case applies also to the Langer case.

The Senators whose names had previously been called, namely Mr. Kuchel, Mr. Langer, Mr. Malone, and Mr. Mansfield escorted by Mr. Knowland, Mr. Young, Mr. McCarran, and Mr. Murray, respectively, advanced to the desk and the oath of office prescribed by law was administered to them by the Vice President.

The legislative clerk called the names of Mr. Martin, Mr. McCarthy, Mr. Pastore, and Mr. Payne.

These Senators, escorted by Mr. Duff. Mr. Wiley, Mr. Glenn, and Mrs. Smith of Maine, respectively, advanced to the desk and the oath of office prescribed by law was administered to them by the Vice President.

The legislative clerk called the names of Mr. Potter, Mr. Purtell, Mr. Smith of New

Jersey, and Mr. Stennis.

The Senators escorted by Mr. Ferguson, Mr. Bush, Mr. Hendickson, and Mr. Eastland, respectively, advanced to the desk and the oath of office prescribed by law was administered to them by the Vice President.

The legislative clerk called the names of Mr. Symington, Mr. Thye, Mr. Watkins, and

Mr. Williams.

These Senators, escorted by Mr. Hennings, Mr. Humphrey, Mr. Bennett, and Mr. Frear, respectively, advanced to the desk, and the oath of office prescribed by law was administered to them by the Vice President.

LIST OF SENATORS, BY STATES

Alabama.—Lister Hill and John Sparkman. Arizona.-Carl Hayden and Barry M. Gold-

water. Arkansas.-John L. McClellan and J. Wil-

liam Fulbright. California.-William F. Knowland and

Thomas H. Kuchel. Colorado.-Edwin C. Johnson and Eugene

D. Millikin. Connecticut.-Prescott Bush and William A.

Purtell. Delaware.-John J. Williams and J. Allen

Frear. Florida.-Spessard L. Holland and George A. Smathers

Georgia.-Walter F. George and Richard B. Russell

Idaho.-Henry C. Dworshak and Herman Welker.

Illinois.-Paul H. Douglas and Everett M. Dirksen.

Indiana.-Homer E. Capehart and William E. Jenner.

Iowa.-Bourke B. Hickenlooper and Guy M. Gillette.

Kansas.-Andrew F. Schoeppel and Frank Carlson. Kentucky.-Earl C. Clements and John

Sherman Cooper. Louisiana.-Allen J. Ellender and Russell

B. Long. Maine.-Margaret Chase Smith and Fred-

erick G. Payne. Maryland.-John M. Butler and J. Glenn

Reall. Massachusetts.-Leverett Saltonstall and

John F. Kennedy. Michigan.-Homer Ferguson and Charles E.

Potter. Minnesota.-Edward J. Thye and Hubert H. Humphrey.

Mississippi.-James O. Eastland and John C. Stennis.

Missouri.-Thomas C. Hennings and Stuart Symington.

Montana.-James E. Murray and Mike Mansfield.

Nebraska.-Hugh Butler and Dwight Griswold.

Nevada .- Pat McCarran and George W. Malone.

Hampshire.—Styles Bridges Charles W. Tobey.

New Jersey .- H. Alexander Smith and Robert C. Hendrickson.

New Mexico.-Dennis Chavez and Clinton P. Anderson

New York .- Irving M. Ives and Herbert H. Lehman.

North Carolina.-Clyde R. Hoey and Willis Smith.

North Dakota -William Langer and Milton R. Young.

Ohio.—Robert A. Taft and John W. Bricker. Oklahoma.-Robert S. Kerr and A.S. Mike Monroney.

Oregon.-Guy Cordon and Wayne Morse. Pennsylvania.-Edward Martin and James H. Duff

Rhode Island.—Theodore Francis Green and John O. Pastore.

South Carolina.-Burnet R. Maybank and Olin D. Johnston. South Dakota.-Karl E. Mundt and Francis

Case. Tennessee.-Estes Kefauver and Albert Gore.

Texas.-Lyndon B. Johnson and Price Dan-

Utah .- Arthur V. Watkins and Wallace F. Bennett. Vermont.-George D. Aiken and Ralph E.

Flanders. Virginia.-Harry Flood Byrd and A. Willis

Robertson. Washington.-Warren G. Magnuson and

Henry M. Jackson.

West Virginia.—Harley M. Kilgore and Mat-

thew M. Neely. Wisconsin .- Alexander Wiley and Joseph E.

McCarthy. Wyoming.-Lester C. Hunt and Frank A.

Barrett.

CALL OF THE ROLL

Mr. TAFT. I suggest the absence of a quorum.

The VICE PRESIDENT. The Secretary will call the roll.

The legislative clerk called the roll, and the following Senators answered to their

Aiken, Anderson, Barret, Beall, Bennett, Bricker, Bridges, Bush, Butler, Md., Butler, Nebr., Byrd, Capehart, Carlson, Case, Chavez, Clements, Cooper, Cordon, Duniel, Dirksen, Douglas, Duff, Dworshak, Eastland, Ellender, Flanders, Frear. Fulbright, Ferguson. George, Gillette, Goldwater, Gore, Green, Griswold, Hayden, Hendrickson, Hennings, Hickenlooper, Hill, Hoey, Holland, Humphrey, Hunt, Ives, Jackson, Jenner, Johnson, Johnson. Tex., Johnston. Kefauver, Kennedy, Kerr, Kilgore, Knowland, Kuchel, Langer, Lehman, Long, Magnuson, Mansfield, Martin, Maybank, McCarthy, McClellan, Millikin, Malone, McCarron, McCarthy, Morse, Mundt, Murray, Nealy, Monroney, Pastore, Payne, Potter, Purtell, Robertson, Russell, Saltonstall, Schoeppal, Smathers, Smith, Maine, Smith, N.C., Smith, N.J., Sparkman, Stennis, Symington, Taft, Thye, Tobey, Watkins, Welker, Wiley, Williams,

Young.
The VICE PRESIDENT. A quorum is present.

ORDER OF PROCEDURE

Mr. MITCHELL. Mr. President, under the rules of the Senate, Senator DOLE, having just been reelected, would not be permitted to speak until after being sworn in. However, I believe it fair and appropriate for the minority leader to have the opportunity to make a statement with respect to the subject matter which I have just stated, and I therefore ask unanimous consent of the Senate that Senator DOLE be permitted to make a statement at this point.

The VICE PRESIDENT. Is there objection? Without objection, it is so or-

dered.

Senator DOLE.

CHAPLAIN HALVERSON

Mr. DOLE. Mr. President, first I wish to join the distinguished majority leader in expressing our hopes and prayers for the full and complete recovery of the Senate Chaplain, Dr. Halverson.

CONTESTING ELECTION IN GEORGIA AND OREGON

Mr. DOLE. Mr. President, I want to echo the majority leader's statement quoting a former majority leader of this body, Robert Taft of Ohio.

I would reiterate and underscore the view of Senator Taft that, "these Senators should be permitted to take the oath and be seated. It is my further view that the oath is taken without prejudice to the right of anyone contesting the seat to proceed with the contest, and without prejudice to the right of anyone protesting or asking for expulsion from the Senate to proceed. I believe that the various protests which have been filed should be referred to the appropriate committee and dealt with in due course * * *.

Senator Taft went on to state that, "nothing which I or any other Senator may say today in using the words 'without prejudice' makes the slightest difference, unless that Senate takes some action. When a man [or women] takes the oath he [or she] becomes a Senator. I express my opinion that the taking of the oath in no way prejudices anyone who may have filed a contest. The taking of the oath in no way changes the status of the contest."

It is this Senator's view, the Senator from Kansas, that the phrase "without prejudice" used today is of course meaningless, in its effect upon any subsequent Senate action.

All Senators sworn in today are Senators in every sense of the word. In effect we are all sworn in "without prejudice."

ADMINISTRATION OF OATH OF OFFICE

The VICE PRESIDENT. If Senators to be sworn will now present themselves at the desk in groups of four, as their names are called in alphabetical order, the Chair will administer the oath of office.

The clerk will read the names of the

first group.

The legislative clerk (R. Scott Bates) called the names of Mr. BENNETT, Mr. BOND, Mrs. BOXER, and Mr. BREAUX.

These Senators, escorted by Mr. HATCH, Mr. DANFORTH, Mrs. FEINSTEIN, and Mr. MITCHELL, respectively, advanced to the desk of the Vice President; the oath prescribed by law was administered to them by the Vice President; and they severally subscribed to the oath in the official oath

[Applause, Senators rising.]

The VICE PRESIDENT. The clerk will read the names of the next group. The legislative clerk called the names of Mr. BUMPERS, Mr. CAMPBELL,

Mr. COATS, and Mr. CONRAD.

These Senators, escorted by Mr. PRYOR, Mr. BROWN, Mr. LUGAR, and Mrs. Burdick, respectively, advanced to the desk of the Vice President; the oath prescribed by law was administered to them by the Vice President; and they severally subscribed to the oath in the official oath book.

[Applause, Senators rising.]

The VICE PRESIDENT. The clerk will read the names of the next group. The legislative clerk called the names of Mr. COVERDELL, Mr. D'AMATO,

Mr. DASCHLE, and Mr. DODD.

These Senators, escorted by Mr. NUNN, Mr. MOYNIHAN, Mr. PRESSLER, and Mr. LIEBERMAN, respectively, advanced to the desk of the Vice President; the oath prescribed by law was administered to them by the Vice President; and they severally subscribed to the oath in the official oath book

[Applause, Senators rising.]
The VICE PRESIDENT. Before the Chair requests the next group to come forward, may I ask the indulgence of the Senate to please maintain order throughout the administration of the oath of office to the Senators-elect.

The Chair now requests the clerk to read the names of the next group.

The legislative clerk called names of Mr. DOLE, Mr. DORGAN, Mr. FAIRCLOTH, and Mr. FEINGOLD.

These Senators, escorted by Mrs. KASSEBAUM, Mr. CONRAD, Mr. HELMS. and Mr. KOHL, respectively, advanced to the desk of the Vice President; the oath prescribed by law was administered to them by the Vice President, and they severally subscribed to the oath in the official oath book.

[Applause, Senators rising.]

The legislative clerk called the names of Mrs. FEINSTEIN, Mr. FORD, Mr. GLENN, and Mr. GRAHAM of Florida.

These Senators, escorted by Mrs. BOXER, Mr. MITCHELL, Mr. METZEN-BAUM, and Mr. MACK, respectively, advanced to the desk of the Vice President; the oath prescribed by law was administered to them by the Vice President; and they severally subscribed to the oath in the official oath book.

[Applause, Senators rising.]

The legislative clerk called the names of Mr. GRASSLEY, Mr. GREGG, Mr. HOLLINGS, and Mr. INOUYE.

These Senators, escorted by Mr. HAR-KIN, Mr. SMITH, Mr. THURMOND, and Mr. MITCHELL, respectively, advanced to the desk of the Vice President; the oath prescribed by law was administered to them by the Vice President; and they severally subscribed to the oath in the official oath book.

[Applause, Senators rising.]

The legislative clerk called the names of Mr. KEMPTHORNE, Mr. LEAHY. Mr. MATHEWS, and Mr. McCAIN.

These Senators, escorted by CRAIG. Mr. JEFFORDS. Mr. SASSER, and Mr. DECONCINI, respectively, advanced to the desk of the Vice President; the oath prescribed by law was administered to them by the Vice President; and they severally subscribed to the oath in the official oath book.

[Applause, Senators rising.]

The legislative clerk called the names of Ms. MIKULSKI, Ms. MOSELEY-BRAUN, Mr. MURKOWSKI, and Mrs. MUR-

These Senators, escorted by Mr. SAR-BANES, Mr. SIMON, Mr. STEVENS, and Mr. GORTON, respectively, advanced to the desk of the Vice President; the oath prescribed by law was administered to them by the Vice President: and they severally subscribed to the oath in the official oath book.

[Applause, Senators rising.]

The legislative clerk called the names of Mr. NICKLES, Mr. PACKWOOD, Mr. REID, Mr. SHELBY, and Mr. SPEC-TER.

These Senators, escorted by Mr. BOREN, Mr. HATFIELD, Mr. BRYAN, Mr. HEFLIN, and Mr. WOFFORD, respectively, advanced to the desk of the Vice President; the oath prescribed by law was administered to them by the Vice President; and they severally subscribed to the oath in the official oath book.

[Applause, Senators rising.]

The VICE PRESIDENT. The majority leader is recognized.

CALL OF THE ROLL

Mr. MITCHELL. Mr. President, it is now necessary to establish the presence of a quorum. Therefore, I ask that all Senators remain in the Chamber and respond to the call for a quorum.

Mr. President, I suggest the absence

of a quorum.

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The VICE PRESIDENT. The clerk will call the roll:

The legislative clerk called the roll, and the following Senators answered to their names:

[Quorum No. 1]

Saucus	Craig	Gregg
Bennett	D'Amato	Harkin
Biden	Danforth	Hatch
Singaman	Daschle	Hatfield
Bond	DeConcini	Heflin
Boren	Dodd	Helms
Boxer	Dole	Hollings
Bradley	Domenici	Inouve
Breaux	Dorgan	Jeffords
rown	Durenberger	Kassebaum
ryan	Exon	Kempthorne
umpers	Faircloth	Kennedy
urns	Feingold	Kerrey
yrd	Feinstein	Kerry
ampbell	Ford	Kohl
oats	Glenn	Lautenberg
ochran	Gorton	Leahy
ohen	Graham	Levin
onrad	Gramm	Lieberman
overdell	Grassley	Lott

Lugar Nickles Simon Simpson Mack Nunn Mathews Packwood Smith McCain Specter Pressler Metzenbaum Pryor Stevens Mikulski Reid Thurmond Robb Mitchell Wallop Moseley-Braun Rockefeller Warner Moynihan Wellstone Sarbanes Murkowski Sasser Wofford Murray Shelby

The VICE PRESIDENT. The Chair announces a quorum is present.

The majority leader.

ORDER OF PROCEDURE

Mr. MITCHELL. Mr. President, for the information of Members of the Senate, the Republican leader and I will now proceed shortly to the consideration of approval of a number of orgaresolutions nizational and noncontroversial matters which have been cleared on both sides. There will be no rollcall votes today. I will shortly suggest the absence of a quorum to give Senators who wish to leave at this point the opportunity to do so, and then as soon as those have left, those who wish to do so will return to consideration of these organizational resolutions and noncontroversial matters which I expect will be brief in nature.

The Senate will proceed to the House of Representatives at 12:45 p.m. tomorrow for the formal counting of the electoral ballots. All Senators should be present in the Senate Chamber by 12:40

p.m. for that proceeding.

Mr. President, I now suggest the ab-

sence of a quorum.

The VICE PRESIDENT. The clerk will call the roll.

The assistant legislative clerk (David J. Tinsley) proceeded to call the roll.

Mr. MITCHELL. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

PRESIDING OFFICER The (Mr. ROBB). Without objection, it is so ordered.

The majority leader is recognized.

NOTIFICATION TO THE PRESIDENT

Mr. MITCHELL, Mr. President, I send a resolution to the desk and ask for its immediate consideration.

The PRESIDING OFFICER. clerk will report the resolution.

The legislative clerk read as follows:

A resolution (S. Res. 1) informing the President of the United States that a quorum of each House is assembled.

The PRESIDING OFFICER. Is there objection to the present consideration of the resolution?

There being no objection, the resolution (S. Res. 1) was considered and agreed to, as follows:

S. RES. 1

Resolved, That a committee consisting of two Senators be appointed to join such committee as may be appointed by the House of Representatives to wait upon the President of the United States and inform him that a

quorum of each House is assembled and that the Congress is ready to receive any communication he may be pleased to make.

Mr. MITCHELL, Mr. President, I move to reconsider the vote.

Mr. DOLE. I move to lay that motion on the table.

The motion to lay on the table was agreed to.

The PRESIDING OFFICER. Pursuant to Senate Resolution 1, the Chair appoints the Senator from Maine [Mr. MITCHELL] and the Senator from Kansas, [Mr. Dole] as a committee to join the committee on the part of the House of Representatives to wait upon the President of the United States, inform him that a quorum is assembled, and the Congress is ready to receive any communication he may be pleased to

NOTIFICATION TO THE HOUSE

Mr. DOLE, Mr. President, I send a resolution to the desk and ask for its immediate consideration.

The PRESIDING OFFICER. The

clerk will report.

The legislative clerk read as follows: A resolution (S. Res. 2) informing the House of Representatives that a quorum of the Senate is assembled.

The PRESIDING OFFICER. Is there objection to the present consideration of the resolution?

There being no objection, the resolution (S. Res. 2) was considered and agreed to, as follows:

S. RES. 2

Resolved. That the Secretary inform the House of Representatives that a quorum of the Senate is assembled and that the Senate is ready to proceed to business.

Mr. MITCHELL. Mr. President, I

move to reconsider the vote. Mr. DOLE. I move to lay that motion

on the table. The motion to lay on the table was

The PRESIDING OFFICER. The majority leader.

HOUR OF DAILY MEETING

Mr. MITCHELL, Mr. President, I send a resolution to the desk and ask for its immediate consideration.

The PRESIDING OFFICER. clerk will report the resolution.

The legislative clerk read as follows: A resolution (S. Res. 3) fixing the hour of daily meeting of the Senate.

The PRESIDING OFFICER. Is there objection to the present consideration of the resolution?

There being no objection, the resolution (S. Res. 3) was considered and agreed to, as follows:

S. RES. 3

Resolved. That the hour of daily meeting of the Senate be 12 o'clock meridian unless otherwise ordered.

Mr. MITCHELL. Mr. President, I move to reconsider the vote.

Mr. DOLE. I move to lay that motion on the table.

The motion to lay on the table was agreed to.

COUNTING ELECTORAL VOTES

Mr. MITCHELL. Mr. President, I send to the desk a concurrent resolution and ask for its immediate consideration

PRESIDING OFFICER. The The clerk will report the concurrent resolution.

The legislative clerk read as follows: A concurrent resolution (S. Con. Res. 1) to provide for the counting, on January 6, 1993, of the electoral votes for President and Vice President of the United States.

The PRESIDING OFFICER. Is there objection to the present consideration of the concurrent resolution?

There being no objection, the concurrent resolution (S. Con. Res. 1) was agreed to, as follows:

S. CON. RES. 1

Resolved by the Senate (the House of Representatives concurring), That the two Houses of Congress shall meet in the Hall of the House of Representatives on Wednesday, the 6th day of January 1993, at 1 o'clock post meridian, pursuant to the requirements of the Constitution and laws relating to the election of President and Vice President of the United States, and the President of the Senate shall be their Presiding Officer; that two tellers shall be previously appointed by the President of the Senate on the part of the Senate and two by the Speaker on the part of the House of Representatives, to whom shall be handed, as they are opened by the President of the Senate, all the certificates and papers purporting to be certificates of the electoral votes, which certificates and papers shall be opened, presented, and acted upon in the alphabetical order of the States, beginning with the letter "A"; and said tellers, having then read the same in the presence and hearing of the two Houses, shall make a list of the votes as they shall appear from the said certificates; and the votes having been ascertained and counted in the manner and according to the rules by law provided, the result of the same shall be delivered to the President of the Senate, who shall there-upon announce the state of the vote, which announcement shall be deemed a sufficient declaration of the persons, if any, elected President and Vice President of the United States, and, together with a list of the votes. be entered on the Journals of the two Houses.

The PRESIDING OFFICER. Pursuant to the concurrent resolution, the Senator from Kentucky [Mr. FORD] and the Senator from Alaska [Mr. STEVENS] are appointed as tellers on the part of the Senate.

The majority leader.

UNANIMOUS-CONSENT REQUESTS

Mr. MITCHELL. Mr. President, I send to the desk, en bloc, 12 unanimous-consent requests and I ask for their immediate consideration, en bloc, that the requests be agreed to, en bloc, and the motion to reconsider the adoption of these requests be laid upon the table.

The PRESIDING OFFICER. Without objection, it is so ordered.

The unanimous-consent requests considered and agreed to en bloc are as follows:

AUTHORIZATION FOR ETHICS COMMITTEE TO MEET

Mr. MITCHELL. Mr. President, I ask unanimous consent that for the duration of the 103d Congress, the Ethics Committee be authorized to meet during the session of the Senate.

TIME LIMITATION ON ROLLCALL VOTES

Mr. MITCHELL. Mr. President, I ask unanimous consent that for the duration of the 103d Congress, there be a limitation of 15 minutes each upon any rollcall vote, with the warning signal to be sounded at the midway point, beginning at the last 7½ minutes, and when rollcall votes are of 10-minute duration, the warning signal be sounded at the beginning of the last 7½ minutes.

AUTHORIZATION FOR SECRETARY OF THE SENATE TO RECEIVE REPORTS AT THE DESK

Mr. MITCHELL. Mr. President, I ask unanimous consent that during the 103d Congress, it be in order for the Secretary of the Senate to receive reports at the desk when presented by a Senator at any time during the day of the session of the Senate.

AUTHORIZATION FOR LEADERS TO HAVE 10 MIN-UTES DAILY FOLLOWING PRAYER AND JOUR-NAL DISPOSITION

Mr. MITCHELL. Mr. President, I ask unanimous consent that the majority and minority leaders may daily have up to 10 minutes each on each calendar day following the prayer and disposition of the reading of, or the approval of, the Journal.

PRIVILEGE OF THE FLOOR TO PARLIAMENTARIAN OF THE HOUSE OF REPRESENTATIVES

Mr. MITCHELL. Mr. President, I ask unanimous consent that the Parliamentarian of the House of Representatives and his three assistants be given the privilege of the floor during the 103d Congress.

PROVISIONS REGARDING CONFERENCE REPORTS
AND STATEMENTS

Mr. MITCHELL. Mr. President, I ask unanimous consent that, notwithstanding the provisions of rule XXVIII, conference reports and statements accompanying them not be printed as Senate reports when such conference reports and statements have been printed as a House report unless specific request is made in the Senate in each instance to have such a report printed.

AUTHORIZATION FOR APPROPRIATIONS COMMITTEE TO FILE REPORTS

Mr. MITCHELL. Mr. President, I ask unanimous consent that the Committee on Appropriations be authorized during the 103d Congress to file reports during adjournments or recesses of the Senate on appropriation bills, including joint resolutions, together with

any accompanying notices of motions to suspend rule XVI, pursuant to rule V, for the purpose of offering certain amendments to such bills or joint resolutions, which proposes amendments shall be printed.

AUTHORIZATION FOR SECRETARY TO MAKE TECHNICAL AND CLERICAL CORRECTIONS

Mr. MITCHELL. Mr. President, I ask unanimous consent that, for the duration of the 103d Congress, the Secretary of the Senate be authorized to make technical and clerical corrections in the engrossments of all Senate-passed bills and resolutions, Senate amendments to House bills and resolutions, Senate amendments to Senate bills and resolutions, and Senate amendments to House amendments to Senate amendments to House bills or resolutions.

AUTHORIZATION FOR SECRETARY TO RECEIVE MESSAGES

Mr. MITCHELL. Mr. President, I ask unanimous consent that for the duration of the 103d Congress, when the Senate is in recess or adjournment, the Secretary of the Senate be authorized to receive messages from the President of the United States, and-with the exception of House bills, joint resolutions, and concurrent resolutionsmessages from the House of Representatives; and that they be appropriately referred; and that the President of the Senate, the President pro tempore, and the Acting President pro tempore be authorized to sign duly enrolled bills and joint resolutions.

AUTHORIZATION FOR FLOOR PRIVILEGES

Mr. MITCHELL. Mr. President, I ask unanimous consent that for the duration of the 103d Congress, Senators be allowed to leave at the desk with the Journal clerk the names of two staff members who will be granted the privilege of the floor during the consideration of the specific matter noted, and that the Sergeant at Arms be instructed to rotate such staff members as space allows.

TREATIES AND NOMINATIONS

Mr. MITCHELL. Mr. President, I ask unanimous consent that for the duration of the 103d Congress, it be in order to refer treaties and nominations on the day when they are received from the President, even when the Senate has no executive session that day.

BILLS, JOINT RESOLUTIONS, CONCURRENT RESOLUTIONS, AND SIMPLE RESOLUTIONS

Mr. MITCHELL. Mr. President, I ask unanimous consent that no bills or further resolutions, or committee-reported legislation, other than those whose introduction and consideration have been agreed to by the majority leader, following consultation with the Republican leader, be in order prior to January 21, and I further ask unanimous consent that, beginning January 21 and for the remainder of the 103d Congress, Senators may be allowed to bring to the desk, bills, joint resolu-

tions, concurrent resolutions, and simple resolutions, for referral to appropriate committees.

COMPENSATION FOR SECRETARY OF THE TREASURY

Mr. MITCHELL. Mr. President, on behalf of Senators GLENN, ROTH, PRYOR, STEVENS, and GRASSLEY, I send to the desk a joint resolution and ask for its immediate consideration.

The PRESIDING OFFICER. The clerk will report the joint resolution.

The legislative clerk read as follows: A joint resolution (S.J. Res. 1) to ensure that the compensation and other emoluments attached to the office of Secretary of the Treasury are those which were in effect on January 1, 1989.

The PRESIDING OFFICER. Is there objection to the present consideration of the joint resolution?

There being no objection, the Senate proceeded to consider the joint resolution.

Mr. GLENN, Mr. President, I am introducing a joint resolution which reduces the compensation and other emoluments attached to the office of Secretary of the Treasury to those which were in effect on January 1, 1989. This has been necessitated by President-elect Clinton's announced intention to appoint our distinguished colleague from Texas, LLOYD BENTSEN, to be Secretary of the Treasury. There is no question that the compensation of the Secretary of the Treasury was increased by Congress during Senator BENTSEN'S current term in officewhich runs from noon on January 3, 1989, until noon on January 3, 1995. Therefore, Senator BENTSEN is currently ineligible for appointment under the terms of article I, section 6, clause 2 of the Constitution, which reads:

No Senator or Representative shall, during the Time for which he was elected, be appointed to any civil Office under the Authority of the United States, which shall have been created, or the Emoluments whereof shall have been encreased during such time; and no Person holding any Office under the United States, shall be a Member of either House during his Continuance in Office.

I am introducing the joint resolution on behalf of myself and Senators ROTH, PRYOR, STEVENS, and GRASSLEY. The resolution provides that the reduced rate of pay for the Office of the Treasury Secretary shall take effect on noon of January 20, 1993.

The effect of this joint resolution is to lift the disqualification on Senator BENTSEN imposed by article I, section 6, clause 2 of the Constitution in a manner which conforms to the purpose and spirit of this provision and is consistent with precedents of the Congress.

In practical terms, the rate of pay is reduced for this Office from \$148,400—the salary as of January 1, 1993—to \$99,500—the salary as of January 1, 1989. The salary is frozen at this \$99,500

level, and the Treasury Secretary is not entitled to any cost-of-living increase or any other increase in compensation or emoluments after January 1, 1989, under-

First, the Ethics Reform Act of 1989, Public Law 101-194, or any other provision of law amended by that act, or

Second, any other provision of law, or provision which has force and effect of law, that is enacted or becomes effective during the period beginning at noon of January 3, 1989, and ending at noon of January 3, 1995.

This joint resolution is modeled after the precedent set in the case of Senator William Saxbe, who was nominated to be Attorney General of the United States by President Nixon in 1973. The sponsors of this joint resolution have reviewed the carefully legislative record made in support of the Saxbe pay legislation, which included hearings before the Senate Post Office and Civil Service Committee and Senate Judiciary Committee, and lengthy floor statements. We are satisfied that the approach which allowed Senator Saxbe to be nominated and appointed to the Attorney General position will also work in the case of Senator BENT-SEN and the Secretary of Treasury position.

I note that the joint resolution does not provide for an automatic increase in the Treasury Secretary's salary at the end of Senator BENTSEN'S termnoon on January 3, 1995-or when another Treasury Secretary assumes the job after LLOYD BENTSEN leaves it. These reverter provisions were included in other cases, notably when Senator Edmund Muskie was nominated and appointed to the Secretary of State position by President Carter in 1980. However, in order to remove any question that the Secretary of Treasury position will have an increase in compensation based on any provision of law enacted or effective during the term for which Senator BENTSEN was elected, we have rejected the Muskie approach and followed Saxbe precedent.

Although legislation similar to this joint resolution has been passed before, its provisions have never been interpreted in light of article I, section 6, clause 2 of the Constitution. In view of this, the joint resolution provides that any person aggrieved by an action of the Secretary of the Treasury may bring a civil action in the U.S. District Court for the District of Columbia to contest the constitutionality of the appointment and continuance in office of the Secretary of the Treasury on the ground that it violates article I, section 6. clause 2 of the Constitution. Similar judicial review provisions were included in the Saxbe and Muskie precedents.

Such an action may only be brought in the U.S. District Court for the District of Columbia, which shall have ex-

clusive jurisdiction without regard to the sum or value of the matter in controversy. Any claim in such an action that the appointment of the Treasury Secretary violates article I, section 6, clause 2 of the Constitution shall be heard and determined by a panel of three judges. This joint resolution provides the legislative basis for authorizing as three-judge court under section 2284 of title 28, United States Code. The joint resolution provides jurisdiction in the three-judge court over only the claims challenging the constitutionality of the appointment, and not over any other claims which may be involved in the action.

The District Court for the District of Columbia shall advance on the docket and expedite the disposition of any claim challenging the constitutionality of the appointment under article I. section 6, clause 2.

An appeal may be taken directly to the Supreme Court from any interlocutory or final judgment, decree, or order on the constitutionality of the appointment under article I, section 6, clause 2. The Supreme Court must accept jurisdiction over the appeal, advance the appeal on the docket, and expedite the appeal, only if it has not previously ruled on this constitutional issue.

The President-elect has announced his desire to appoint our friend and colleague, Senator BENTSEN, to be Secretary of the Treasury. We should act quickly to resolve his eligibility to serve in that position. Therefore, I urge the Senate to act immediately to consider this joint resolution and approve it.

(At the request of Mr. GLENN, the following statement was ordered to be printed in the RECORD at this point:)

S.J. RES. 1 • Mr. ROTH. Mr. President, I am pleased to join the distinguished chairman in introducing this joint resolution and in urging its prompt consideration. In view of article I, section 6. clause 2 of the Constitution, this legislation must be enacted before our distinguished colleague, Senator BENTSEN, is appointed to head the Treasury Department.

We have faced similar situations before and have taken various approaches in resolving them. I am pleased that, at this time, the cosponsors of the joint resolution have followed the Saxbe precedent, which in my opinion eliminates all legal questions regarding President-elect Clinton's announced intention to nominate our colleague. I concur in Senator GLENN's learned explanation of this legislation. I join with him in urging its prompt consideration.

Thank you, Mr. President. The PRESIDING OFFICER. The question is on the third reading and passage of the joint resolution.

The joint resolution (S.J. Res. 1) was deemed read a third time and passed, as follows:

S.J. RES. 1

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That (a) the compensation and other emoluments attached to the office of Secretary of the Treasury shall be those in effect January 1, 1989, notwithstanding any increase in such compensation or emoluments after that date under-

(1) the Ethics Reform Act of 1989 (Public Law 101-194) or any other provision of law

amended by that Act; or

(2) any other provision of law, or provision which has the force and effect of law, that is enacted or becomes effective during the period beginning at noon of January 3, 1989, and ending at noon of January 3, 1995.

(b)(1) Any person aggrieved by an action of the Secretary of the Treasury may bring a civil action in the United States District Court for the District of Columbia to contest the constitutionality of the appointment and continuance in office of the Secretary of the Treasury on the ground that such appointment and continuance in office is in violation of article I, section 6, clause 2, of the Constitution. The United States District Court for the District of Columbia shall have exclusive jurisdiction over such a civil action, without regard to the sum or value of

the matter in controversy.
(2) Any claim challenging the constitutionality of the appointment and continu-ance in office of the Secretary of the Treasury on the ground that such appointment and continuance in office is in violation of article I, section 6, clause 2, of the Constitution, in an action brought under paragraph (1) shall be heard and determined by a panel of three judges in accordance with section 2284 of title 28, United States Code. It shall be the duty of the district court to advance on the docket and to expedite the disposition of any matter brought under this subsection.

(3)(A) An appeal may be taken directly to the Supreme Court of the United States from any interlocutory or final judgment, decree, or order upon the validity of the appointment and continuance in office of the Secretary of the Treasury under article I, section 6, clause 2, of the Constitution, entered in any action brought under this subsection. Any such appeal shall be taken by a notice of appeal filed within 20 days after such judgment, decree, or order is entered.

(B) The Supreme Court shall, if it has not previously ruled on the question presented by an appeal taken pursuant to subparagraph (A), accept jurisdiction over the appeal, advance the appeal on the docket, and expedite the appeal.

(c) This joint resolution shall become effective at 12:00 p.m., January 20, 1993.

Mr. MITCHELL. Mr. President, I move to reconsider the vote by which the joint resolution was passed.

Mr. DOLE. I move to lay that motion on the table.

The motion to lay on the table was agreed to.

AUTHORIZING THE U.S. SECRET SERVICE TO CONTINUE TO FUR-PROTECTION TO THE NISH FORMER VICE PRESIDENT AND HIS SPOUSE

Mr. DOLE. Mr. President, I send a joint resolution to the desk and ask for its immediate consideration

The PRESIDING OFFICER. clerk will report.

The legislative clerk read as follows: A joint resolution (S.J. Res. 2) to authorize the United States Secret Service to continue to furnish protection to the former Vice President or his spouse.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the joint resolution?

There being no objection, the Senate proceeded to consider the joint resolution

Mr. DOLE. Mr. President, this joint resolution is similar to those approved by the Congress in the past. While former Presidents are afforded protection by the Secret Service, former Vice Presidents are not. Therefore, as of January 20, Vice President Quayle would not be covered, although significant and credible threats remain against him due solely to his duties as the Vice President.

The joint resolution provides the identical length of protection afforded to former Vice President Mondale, and is supported by the U.S. Secret Service.

The PRESIDING OFFICER. The joint resolution is before the Senate and open to amendment. If there be no amendment to be proposed, the question is on the engrossment and third reading of the joint resolution.

The joint resolution was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:

S.J. RES. 2

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That-

(1) the United States Secret Service, in addition to other duties now provided by law, is authorized to furnish protection to-

(A) the person occupying the Office of Vice President of the United States immediately preceding January 20, 1993, or

(B) his spouse.

if the President determines that such person may thereafter be in significant danger; and

(2) protection of any such person, pursuant to the authority provided in paragraph (1), shall continue only for such period as the President determines, except that such protection shall not continue beyond July 20, 1993, unless otherwise permitted by law.

REPORT OF THE SELECT COMMITTEE ON POW-MIA AFFAIRS

Mr. MITCHELL. Mr. President, pursuant to the provisions of Senate Resolution 82, the Select Committee on POW-MIA Affairs concluded at the end of the 102d Congress.

I ask unanimous consent that a report that was prepared by the select committee may be filed with the Senate prior to January 13, 1993, and that expenses incurred in the printing and distribution of the report be paid for from funds that were previously authorized for that select committee in the last Congress or from the contingent fund of the Senate with the approval of the Senate Committee on Rules and Administration.

objection, it is so ordered.

EXTENDING THE LIFE OF THE JOINT CONGRESSIONAL COMMIT-TEE ON INAUGURAL CERE-MONIES

Mr. MITCHELL. Mr. President, on behalf of Senator FORD, I send a concurrent resolution to the desk to provide for the continuation of the Joint Congressional Committee on Inaugural Ceremonies and to authorize the use of the rotunda of the Capitol in connection with the inaugural proceedings and ceremonies. This resolution also includes express authority for the joint committee to accept gifts and donations of goods and services which former committees have customarily accepted in connection with past inaugural ceremonies.

The PRESIDING OFFICER. clerk will report.

The legislative clerk read as follows: A concurrent resolution (S. Con. Res. 2) to extend the life of the Joint Congressional Committee on Inaugural Ceremonies and the provisions of S. Con. Res. 103.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the concurrent resolution?

There being no objection, the Senate proceeded to consider the concurrent resolution.

The PRESIDING OFFICER. The question is on agreeing to the concurrent resolution.

The concurrent resolution (S. Con. Res. 2) was agreed to as follows:

S. CON. RES. 2

Resolved by the Senate (the House of Representatives concurring), That effective January 5, 1993, the joint committee created by S. Con. Res. 102 of the One Hundred Second Congress, to make the necessary arrangements for the inauguration, is hereby continued with the same power and authority. The joint committee may accept gifts and donations of goods and services to carry out its responsibilities.

SEC. 2. That effective from January 5, 1993, the provisions of S. Con. Res. 103 of the One Hundred Second Congress, to authorize the rotunda of the United States Capitol to be used in connection with the proceedings and ceremonies for the inauguration of the President-elect and the Vice President-elect of the United States, are hereby continued with the same power and authority.

Mr. MITCHELL. Mr. President, move to reconsider the vote by which the concurrent resolution was agreed

Mr. DOLE. I move to lay that motion on the table.

The motion to lay on the table was agreed to.

PROVIDING FOR A RECESS OR ADJOURNMENT OF THE SENATE AND THE HOUSE

Mr. MITCHELL. Mr. President, I send to the desk a concurrent resolu-

The PRESIDING OFFICER. Without tion and I ask for its immediate consideration.

PRESIDING OFFICER. The The clerk will report the concurrent resolution.

The legislative clerk read as follows: A concurrent resolution (S. Con. Res. 3) providing for a recess or adjournment of the Senate from January 6 or 7, 1993 to January 20, 1993, and an adjournment of the House from January 6, 1993 to January 20, 1993.

The PRESIDING OFFICER. Is there objection to the immediate consideration of the concurrent resolution?

There being no objection, the Senate proceeded to consider the concurrent resolution.

PRESIDING OFFICER. The The question is on agreeing to the concurrent resolution.

The concurrent resolution (S. Con. Res. 3) was agreed to, as follows:

S. CON. RES. 3

Resolved by the Senate (the House of Representatives concurring), That when the Senate recesses or adjourns on Wednesday, January 6, or Thursday, January 7, 1993, pursuant to a motion made by the majority leader or his designee, in accordance with the provisions of this resolution, it stand recessed or adjourned until 3 o'clock p.m. on Wednesday, January 20, 1993, and that when the House of Representatives adjourns on Wednesday, January 6, 1993, pursuant to a motion made by the majority leader or his designee, in accordance with the provisions of this resolution, it stand adjourned until 10 o'clock a.m. on Wednesday, January 20, 1993, or until 12 o'clock noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution. SEC. 2. The majority leader of the Senate

and the Speaker of the House, acting jointly after consultation with the minority leader of the Senate and the minority leader of the House, shall notify the Members of the Senate and the House, respectively, to reassemble whenever, in their opinion, the public interest shall warrant it.

Mr. MITCHELL. Mr. President, move to reconsider the vote by which the concurrent resolution was agreed

Mr. DOLE. I move to lay that motion on the table.

The motion to lay on the table was agreed to.

ORDERS FOR TOMORROW

Mr. MITCHELL. Mr. President, I ask unanimous consent that when the Senate completes its business today, it stand in recess until 12:40 p.m. on Wednesday, January 6; that upon reconvening at 12:40 p.m., Wednesday, the Journal of the proceedings be deemed approved to date; that the time for the two leaders be reserved; and that at 12:45 p.m. the Senate proceed as a body to the House of Representatives for a joint meeting for the purpose of counting the electoral ballots.

The PRESIDING OFFICER. Without

objection, it so so ordered.

Mr. BRADLEY addressed the Chair. The PRESIDING OFFICER. The Chair recognizes the Senator from New Jersey [Mr. BRADLEY].

TAJIKISTAN: ETHNIC CLEANSING AND GENOCIDE IN CENTRAL ASIA

Mr. BRADLEY. Mr. President, I rise today to call attention to the increasingly tragic situation in Tajikistan in the former Soviet Union. Tajikistan represents a case of ethnic and regional conflict and a potential case of genocide. Although we must recognize that we cannot resolve every act of injustice in this world, at the same time as the one remaining superpower, we have moral obligation to stand and be counted. We must also recognize that our words have consequences.

The case I would like to discuss today is our serious misjudgment of Central Asia. One of our greatest fears is that ethnic, regional, and religious strife will engulf the Eurasian subcontinent, dragging in not only the nation of the former Soviet Union, but those on the periphery, including Turkey, Iran, Pakistan, and Afghanistan. Already a series of these interethnic conflicts in Nagorno-Karabakh, Abkhazia, and Ossetia has threatened to ignite the entire region of the Caucasus. Events in Tajikistan similarly threaten to ignite all of Central

and Southern Asia In Tajikistan, in the southeastern corner of the former Soviet Union, upwards of 100,000 people have been killed and several hundred thousand have been left homeless refugees in their own country. There are elements of both regional conflict and ethnic cleansing. People who are easily identified as coming from the Pamirs have been seized and summarily executed. The examples are endless-the journalist, Khusbakht Muborakkadamov, was picked up on the street, and Shogun Davlatimirov, head of a consumer union, was taken off a plane and shot. The images of this carnage have not been on our television screens as have the tragedies of Somalia and Bosnia, but the death, devastation, and cruelty are equally present.

As the Soviet Union fell apart, we had an interest in encouraging the independence of the many constituent parts of that former empire. We rushed to recognize the existing regimes and to grant legitimacy to them. Secretary of State Baker flew to all the emerging republics. He landed in Dushanbe, met with then President Nabiyev, and declared that Tajikistan would adhere to American conditions for recognition, including respect for the Helsinki accords as well as other human rights agreements. Refusing to meet with any opposition leaders no matter how moderate, the Secretary sped on to other capitals after declaring that Tajikistan was well on its way to becoming a democracy.

The problem was that Tajikistan had just concluded a Presidential campaign, in which the progressive forces had succeeded in forming an alliance with the moderate Islamic forces. The

courageous leader of the moderates, Davlat Khudonzarov, himself a distinguished filmmaker and outspoken democrat, had predicated his campaign on the proposition that America would not recognize or assist a dictatorial regime which refused to adhere to basic human rights. The Secretary's rush to recognize Nabiyev cut the heart out of progressives' the arguments. Khudonazarov had lost the election only through the astounding corruption of the old regime. Convinced that no one in the West would aid in an appeal of the election results, the opposition accepted the election and sought compromise with the old regime, but little avail.

Tajikistan's very existence is now threatened by the civil war which has flared through most of 1992 and shows little sign of abating. The civil was has been based in the opposition of a coalition of progressive, nationalist, and Islamic forces to the Communist regime which continued to rule well after the August 1991 coup. The Communist dominated Parliament in November 1991 elected Rakhmon Nabiyev as President. He became the focus of the opposition for he was the same pre-1985 party leader ousted by Gorbachev for his corruption and opposition to change.

After a spring of demonstrations and counterdemonstrations, violence erupted between the supporters of the old regime largely from the region of Kulyab against the opposition stronghold in Kurgan-Tyube. The subsequent battles left the economy in shambles, well over 50,000 dead, and perhaps as many as a half million refugees. By September, Nabiyev was forced to resign, but the subsequent government formed by Acting President Imomali Rakhmanov, an associate of Nabiyev, was composed exclusively of supporters of the old regime. They occupied Dushanbe, ordered the opposition to put down its arms, and continued the carnage. In the southern part of the country, thousands of refugees sought to flee the country. Hundreds have been reported drowned in the icy waters of the Amu-Darya as desperate people sought to reach Afghanistan. In the meantime, Daylat Khudonazarov and his progressive colleagues were given the nearly hopeless task of mediating the situation. Despite their efforts, the violence continued to escalate.

The Russian 201st Motorized Rifle Division has maintained a certain neutrality. The commander of the division is a Tajik. While the Russian Foreign Ministry is obviously concerned about the developments they are equally ambivalent about taking any direct action. Russian Foreign Ministry officials voice serious concerns about the lack of stability serving as an attraction for intervention by Iran or Afghanistan, as well as the dangers of increased drug, arms, and other illicit

While Islamic fundamentalism has had little influence there, as the conflict continues, the influence grows. I have received direct appeals from those who claim that genocide is being perpetrated against the peoples of the Pamir who have sought to mediate existing ethnic and regional conflicts. Davlat Khudonazarov and his family have received numerous death threats. His vice presidential running mate, Aspiddin Sakhibnazarov, in fact was killed, as was the head of Tajik television. Reports of people being dragged from their apartments, pulled off buses and planes, or simply seized on the streets and shot have been verified by a number of sources. To repeat, perhaps 100,000 people have been killed and over half a million have been forced to flee their homes. All this in a country of just a little more than 5 million people.

While the adjoining countries, particularly Uzbekistan and Kyrgyzstan, agreed to take some action in early December, nothing has yet happened, and indeed some Uzbek troops have been dispatched. Nonetheless, as the New Year begins, there is little sign of the repression by the government abating.

Having sent what, I believe, was the wrong message with Secretary Baker's original visit, we began our relationship with independent Tajikistan on the wrong foot. After establishing our Embassy, we pulled out all of our people as the violence grew, leaving us with little direct contact with the current regime. I do not at all argue with the decision to withdraw our people in order to protect them. We did present a demarche to the Tajik authorities on December 19 expressing our concern, but we did so in such a quiet manner that even those who carefully follow Tajik affairs were unaware of that

I believe that the conflict in Tajikistan has the potential to engulf the entire area in violence, but even if this were not the case, we have a moral obligation to do what we can to protect the human rights of those who are threatened with repression and death.

At a minimum, we ought to express our concerns in the most public fashion possible. We ought also to dispatch a special representative to Tajikistan to present our concerns directly to the powers that be and to utilize whatever leverage we might possess—through political influence, potential aid, et cetera-to try to bring an end to the carnage. We also ought to explore through all available international organizations some joint efforts as well as to determine what, if any, regional solutions can be found. Moreover, our silence now belies all of our past expressions of concern for the future of other former republics, and for the plight of people worldwide who are the victims of brutal, violent repression.

Television has brought the horrors of Somalia and Bosnia into the homes of Americans on a daily basis. The faces of the victims have compelled us to action. The fact that the American media has not reported from Tajikistan does not mean that the plight of these people is any less horrifying or any less deserving of our attention.

Mr. DOLE addressed the Chair.

The PRESIDING OFFICER. The Chair recognizes the Republican leader, Senator DOLE.

JOHN DIAMANTAKIOU

Mr. DOLE. Mr. President, those of us who are privileged to serve in the Senate know just how much we rely on our staffs.

In fact, I suspect that most offices are like mine—where past and present staff members become part of an extended family.

Today, I have the very sad duty of informing my colleagues about a tragic

death in my family.

On December 22, John Diamantakiou, an outstanding young man who worked for me in the Republican leadership office, passed away after being stricken with a congenital heart affliction.

A native of Lynn, MA, John received a bachelor's and master's degree from

Emerson College in Boston.

As part of his graduate work, John worked in my office as an intern, where he impressed everyone with his intelligence, sense of humor, and work ethic.

When his internship was completed, John joined my office on a permanent basis.

And over the past several years, he has become a very important part of the Republican leadership office.

Everyone who was fortunate enough to come into contact with John can testify to the joy that John bought to his work and to our lives.

John never did anything halfway. For him, everything became a passion. And one of those passions was politics—how John loved to talk about politics and campaigns.

I especially remember this summer, when he accompanied me to the Republican Convention in Houston, and this fall, when he joined me on a campaign swing throughout the Northeast.

If I ever needed to find John, I always knew he would be where the action was.

Another passion of John's was sports. He helped to guide my office softball team, and he was always ready to update me on the trials and tribulations of his beloved Boston Bruins.

A third passion of John's was his Greek heritage. We all looked forward to John's trips to Massachusetts, because we knew he would return to the office with boxes of Greek pastries baked by his mother and father.

John took pride in the fact that it was in Greece, many centuries ago, where the ideas of democracy and public service first came to being—in fact, John kept a volume of Plato's philosophy on his desk.

I can't help but note today that throughout her history, America has succeeded only because people like John Diamantakiou gave themselves to serving their country.

I spoke to John's family when I attended his funeral service, and my thoughts and prayers remain with his parents, Lambros and Tina; and his sister Effie; his brother, Peter; his grandmother, Effie; and his fiancee, Sarah.

A political communication scholarship fund at Emerson College has been established in John's memory, and those interested in contributing can contact my office for further information.

In closing, let me share the words of Oliver Wendell Holmes of John's native Massachusetts. In describing the events that shaped his generation, Holmes said, "In our youth, we had the great good fortune to have our hearts touched by fire."

Tragically, John's heart gave out in his youth—but we can take solace in the fact that throughout his life, John's heart was, indeed, touched by

fire.

And I also know that John's memory will always remain in my heart, and in the hearts of the countless people he touched through his friendship and kindness.

Mr. MITCHELL addressed the Chair. The PRESIDING OFFICER. The Chair recognizes the majority leader, Senator Mitchell.

JOHN DIAMANTAKIOU

Mr. MITCHELL. Mr. President, the death of any individual is a tragedy, for we are diminished by the loss of any fellow human. But the death of a young, so lively person is a special loss, because it seems so meaningless, so unfair.

My friend and colleague, the Republican leader, suffered such a loss just before Christmas last year, when his young assistant and friend, John Diamantakiou died of a heart ailment

at the age of 26.

I offer my sympathy to Senator Dole and to all the members of the Republican leadership staff who worked with John. Senator Dole has paid tribute to John's outstanding qualities of intelligence, humor, and energy. I share that assessment. John's career with Senator Dole testifies to the future that his talents would have earned him. His would have been an outstanding career.

I express my sympathy also to John's family. I hope it is some consolation to them that their son was so highly regarded by all those who worked with him here in the Senate, Republicans and Democrats alike.

Mr. DOLE. Mr. President, I thank the majority leader.

MESSAGES FROM THE HOUSE RE-CEIVED DURING SINE DIE AD-JOURNMENT

ENROLLED BILLS SIGNED

Under the authority of the order of the Senate of January 3, 1991, the Secretary of the Senate, on November 4, 1992, subsequent to the sine die adjournment of the Congress, received a message from the House of Representatives announcing that the Speaker had signed the following enrolled bills:

H.R. 5377. An act to amend the Cash Management Improvement Act of 1990 to provide adequate time for implementation of that

Act, and for other purposes;

H.R. 5400. An act to amend title 38, United States Code, to establish a program to provide certain housing assistance to homeless veterans, to improve certain other programs that provide such assistance, and for other purposes.

MESSAGES FROM THE HOUSE RECEIVED DURING RECESS

Under the authority of the order of the Senate of January 5, 1993, the Secretary of the Senate, on January 5, 1993, during the recess of the Senate, received a message from the House of Representatives, announcing that the House has agreed to the following resolution:

H. Res. 2. A resolution notifying the Senate that a quorum of the House of Representatives has assembled; that Thomas S. Foley, a Representative from the State of Washington, has been elected Speaker; and Donnald K. Anderson, a citizen of the State of California, has been elected Clerk of the House of Representatives of the One Hundred Third Congress.

ASCERTAINMENT OF ELECTORS FOR PRESIDENT AND VICE PRESIDENT

The PRESIDING OFFICER (Mr. ROBB) laid before the Senate a communication from the Administrator of the General Services Administration (Archivist of the United States), transmitting, pursuant to law, certified copies of the final ascertainment of the electors for President and Vice President from the several States and the District of Columbia (EC-162); which, together with accompanying papers, was ordered to lie on the table.

EXECUTIVE AND OTHER COMMUNICATIONS

The following communications were laid before the Senate, together with accompanying papers, reports, and documents, which were referred as indicated:

EC-1. A communication from the Comptroller General of the United States, transmitting, pursuant to law, a report entitled "The Determination of the 1992 Fiscal Year Interest Rates on Rural Telephone Bank Loans"; to the Committee on Agriculture, Nutrition and Forestry.

EC-2, A communication from the Acting Comptroller of the Department of Defense, transmitting, pursuant to law, notice of the transfer of certain Department of Defense funds; to the Committee on Appropriations.

EC-3. A communication from the Acting Comptroller of the Department of Defense, transmitting, pursuant to law, notice of the transfer of certain Department of Defense funds; to the Committee on Appropriations.

EC-4. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report entitled "OMB Final Sequestration Report to the President and Congress for Fiscal Year 1993"; to the Committee on Appropriations, the Committee on Budget, the Committee on Agriculture, Nutrition and Forestry, the Committee on Armed Services, the Committee on Banking, Housing and Urban Affairs, the Commerce, Science Committee on and Transportation, the Committee on Energy and Natural Resources, the Committee on Environment and Public Works, the Committee on Finance, the Committee on Foreign Relations, the Committee on Governmental Affairs, the Committee on Judiciary, the Committee on Labor and Human Resources, the Committee on Rules and Administration, the Committee on Small Business, the Committee on Veterans Affairs, the Select Committee on Intelligence, and the Select Committee on Indian Affairs.

EC-5. A communication from the Director of Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a cumulative report on rescissions and deferrals dated November 1, 1992; pursuant to the order of January 30, 1975, as modified by the order of April 11, 1986, referred jointly to the Committee on Budget, the Committee on Appropriations, the Committee on Agriculture, Nutrition and Forestry, the Committee on Armed Services, and the Committee on Labor and

Human Resources.

EC-6. A communication from the Comptroller General of the United States, transmitting, pursuant to law, a report on the President's first special impoundment message for fiscal year 1993; pursuant to the order of January 30, 1975, as modified by the order of April 11, 1986, referred jointly to the Committee on Appropriations, the Committee on Budget, the Committee on Agriculture, Nutrition and Forestry, the Committee on Labor and Human Resources, the Committee on Armed Services and the Committee on Foreign Relations.

EC-7. A communication from the Comptroller General of the United States, transmitting, pursuant to law, notice of further review of a rescission contained in the President's 104th special message for fiscal year 1992; pursuant to the order of January 30, 1975, as modified by the order of April 11, 1986, referred jointly to the Committee on Appropriations, the Committee on Budget, and the Committee on Foreign Relations.

EC-8. A communication from the Deputy Assistant Secretary of the Air Force (Environment, Safety and Occupational Health), transmitting, pursuant to law, notice of the recent discovery of three chemical bombs on the Edwards AFB Bombing Range; to the Committee on Armed Services.

EC-9. A communication from the Deputy Under Secretary of Defense, transmitting, pursuant to law, selected acquisition reports for the quarter ending September 30, 1992; to the Committee on Armed Services.

EC-10. A communication from the Deputy Under Secretary of Defense, transmitting, pursuant to law, report on the award of eight non-competitive, sole-source foreign contracts in Fiscal Year 1992; to the Committee on Armed Services.

EC-11. A communication from the Comptroller of the Department of Defense, transmitting, pursuant to law, the quarterly report on program activities for facilitation of weapons destruction and nonproliferation in the former Soviet Union; to the Committee on Armed Services.

EC-12. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, the final report on United States Costs in the Persian Gulf Conflict and Foreign Contributions to Offset such Costs; to the Committee on Armed Services

EC-13. A communication from the President of the United States, transmitting, pursuant to law, notice of continuation of the Iran emergency; to the Committee on Bank-

ing, Housing, and Urban Affairs.

EC-14. A communication from the Chairman of the Securities and Exchange Commission, transmitting, pursuant to law, the annual report of the Securities and Exchange Commission for fiscal year 1991; to the Committee on Banking, Housing, and Urban Affairs.

EC-15. A communication from the President of the United States, transmitting, pursuant to law, notice of the continuation of emergency regarding chemical and biological weapons proliferation; to the Committee on Banking, Housing, and Urban Affairs.

EC-16. A communication from the First Vice President and Vice Chairman of the Export-Import Bank of the United States, transmitting, pursuant to law, notice of a transaction involving U.S. exports to the Republic of Argentina; to the Committee on Banking, Housing, and Urban Affairs.

EC-17. A communication from the Secretary of Housing and Urban Development, transmitting, pursuant to law, the 1991 Annual Civil Rights Data Report on HUD Program Applicants and Beneficiaries to the Congress; to the Committee on Banking, Housing, and Urban Affairs.

EC-18. A communication from the President of the United States, transmitting, pursuant to law, a report to Congress on developments since the last Presidential report on May 14, 1992, concerning the national emergency with respect to Iran; to the Committee on Banking, Housing, and Urban Affairs.

EC-19. A communication from the Deputy Secretary of Housing and Urban Development, transmitting, pursuant to law, notice of an update to the HUD Interim Report to Congress on the Nehemiah Housing Opportunity Grant Program; to the Committee on Banking, Housing, and Urban Affairs.

EC-20. A communication from the President of the United States, transmitting, pursuant to law, an executive order concerning the transfer of certain Iraqi government asets held by domestic banks; to the Committee on Banking, Housing, and Urban Affairs.

EC-21. A communication from the President of the Thrift Depositor Protection Oversight Board and the President and Chief Executive Officer of the Resolution Trust Corporation, transmitting jointly, pursuant to law, the Semi-Annual Report of the Resolution Trust Corporation and the Thrift Depositor Protection Oversight Board for the period ended September 30, 1992; to the Committee on Banking, Housing, and Urban Affairs.

EC-22. A communication from the First Vice President and Vice Chairman of the Export-Import Bank of the United States, transmitting, pursuant to law, notice of a transaction involving U.S. exports to the Federative Republic of Brazil; to the Committee on Banking, Housing, and Urban Affairs

EC-23. A communication from the President and Chief Executive Officer of the Resolution Trust Corporation, transmitting, pursuant to law, the Semi-Annual Report to Congress regarding the Affordable Housing Disposition Program for the Period Between December 13, 1991 and June 30, 1992; to the Committee on Banking, Housing, and Urban Affairs.

EC-24. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report to Congress on direct spending or receipts legislation within five days of enactment; to the Committee on the Budget.

EC-25. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report to Congress on direct spending or receipts legislation within five days of enactment; to the Committee on the Budget.

EC-26. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report to Congress on direct spending or receipts legislation within five days of enactment; to the Committee on the Budget.

EC-27. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report to Congress on direct spending or receipts legislation within five days of enactment; to the Committee on

the Budget.

EC-28. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report to Congress on direct spending or receipts legislation within five days of enactment; to the Committee on the Budget.

EC-29. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report to Congress on direct spending or receipts legislation within five days of enactment; to the Committee on the Budget.

EC-30. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report to Congress on direct spending or receipts legislation within five days of enactment; to the Committee on the Budget.

EC-31. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report to Congress on direct spending or receipts legislation within five days of enactment; to the Committee on the Budget.

EC-32. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report to Congress on direct spending or receipts legislation within five days of enactment; to the Committee on the Budget.

EC-33. A communication from the Secretary of Transportation, transmitting, pursuant to law, a report to Congress on the Status of the Public Ports of the United States 1990-1991; to the Committee on Commerce, Science, and Transportation.

EC-34. A communication from the Secretary of Transportation, transmitting, pur-

suant to law, a report entitled "Instrumented Internal Inspection Devices": to the Committee on Commerce, Science, and

Transportation.

EC-35. A communication from the Secretary of Transportation, transmitting, pursuant to law, the annual report on "Relative Cost of Shipbuilding"; to the Committee on Commerce, Science, and Transportation.

EC-36. A communication from the Secretary of Transportation, transmitting, pursuant to law, a brief on behalf of the United States in a product liability case involving general aviation aircraft; to the Committee on Commerce, Science, and Transportation.

EC-37. A communication from the Secretary of Transportation, transmitting, pursuant to law, the second annual report regarding the implementation of the "Imported Vehicle Safety Compliance Act of 1988": to the Committee on Commerce,

Science, and Transportation.

EC-38. A communication from the Administrator of the Federal Aviation Administration. Department of Transportation, transmitting, pursuant to law, a report to Congress on the Assessment of Air Safety Impact-Expanded East Coast Plan; to the Committee on Commerce, Science, and Transpor-

EC-39. A communication from the Secretary of Transportation, transmitting, pursuant to law. an annual report entitled "Highway Safety Performance-1990 Fatal and Injury Accident Rates on Public Roads in the United States"; to the Committee on Commerce, Science, and Transportation.

EC-40. A communication from the Deputy Associate Director for Collection and Disbursement, Mineral Management Service, Royalty Management Program, Department of the Interior, transmitting, pursuant to law, notice of intent to make refunds of offshore lease revenues where a refund or recoupment is appropriate; to the Committee on Energy and Natural Resources.

EC-41. A communication from the Deputy Associate Director for Collection and Disbursement, Mineral Management Service, Royalty Management Program, Department of the Interior, transmitting, pursuant to law, notice of intent to make refunds of offshore lease revenues where a refund or recoupment is appropriate; to the Committee on Energy and Natural Resources.

EC-42. A communication from the Secretary of Energy, transmitting, pursuant to law, the nineteenth report to Congress on Enforcement Actions and Comprehensive Status of Exxon and Stripper Well Oil Overcharge Funds; to the Committee on Energy

and Natural Resources.

EC-43. A communication from the Deputy Associate Director for Collection and Disbursement, Mineral Management Service, Royalty Management Program, Department of the Interior, transmitting, pursuant to law, notice of intent to make refunds of offshore lease revenues where a refund or recoupment is appropriate; to the Committee on Energy and Natural Resources.

EC-44. A communication from the Secretary of Energy, transmitting, pursuant to law, the annual report on the State Energy Conservation Program for calendar year 1991; to the Committee on Energy and Natural Re-

sources.

EC-45. A communication from the Deputy Associate Director for Collection and Disbursement, Mineral Management Service, Royalty Management Program, Department of the Interior, transmitting, pursuant to law, notice of intent to make refunds of offshore lease revenues where a refund or recoupment is appropriate; to the Committee on Energy and Natural Resources.

EC-46. A communication from the Deputy Associate Director for Collection and Disbursement, Mineral Management Service, Royalty Management Program, Department of the Interior, transmitting, pursuant to law, notice of intent to make refunds of offshore lease revenues where a refund or recoupment is appropriate; to the Committee on Energy and Natural Resources.

EC-47. A communication from the Deputy Associate Director for Collection and Disbursement, Mineral Management Service, Royalty Management Program, Department of the Interior, transmitting, pursuant to law, notice of intent to make refunds of offshore lease revenues where a refund or recoupment is appropriate; to the Committee on Energy and Natural Resources.

EC-48. A communication from the Deputy Associate Director for Collection and Disbursement, Mineral Management Service, Royalty Management Program, Department of the Interior, transmitting, pursuant to law, notice of intent to make refunds of offshore lease revenues where a refund or recoupment is appropriate; to the Committee on Energy and Natural Resources.

EC-49. A communication from the Acting Assistant General Counsel of the Depart ment of Energy, transmitting, pursuant to law, notice of meetings related to the International Energy Program; to the Committee

on Energy and Natural Resources.

EC-50. A communication from the Assistant Secretary of Energy (Environment, Safety and Health), transmitting, pursuant to law, the Department of Energy Draft Environmental Impact Statement on the proposed expansion of the Strategic Petroleum Reserve: to the Committee on Energy and Natural Resources.

EC-51. A communication from the Secretary of Transportation, transmitting, pursuant to law, a report entitled "Traffic/Congestion Management During Highway Construction": to the Committee on Environ-

ment and Public Works.

EC-52. A communication from the Inspector General, Department of the Interior, transmitting, pursuant to law, a report entitled "Accounting for Fiscal Year 1991 Reimbursable Expenditures of Environmental Protection Agency Superfund Money, Water Resources Division, U.S. Geological Survey": to the Committee on Environment and Public Works.

EC-53. A communication from the Secretary of Health and Human Services, transmitting, pursuant to law, the final report on the study of the Medicaid Eligibility Quality Control negative case action; to the Committee on Finance.

EC-54. A communication from the Secretary of Health and Human Services, transmitting, pursuant to law, the sixth and final annual report on the impact of the Medicare Hospital Prospective Payment System; to the Committee on Finance.

EC-55. A communication from the Chairman of the United States International Trade Commission, transmitting, pursuant to law, the seventy-first quarterly report on trade between the United States and China, the former Soviet Union, Central and Eastern Europe, the Baltic nations, and other selected countries; to the Committee on Finance.

EC-56. A communication from the Under Secretary of Commerce (Technology), transmitting, pursuant to law, a report entitled "Global Markets for Supercomputers: The Impact of the U.S.-Japan Supercomputer

Procurement Agreement"; to the Committee on Finance.

EC-57. A communication from the Secretary of Health and Human Services, transmitting, pursuant to law, a report on the development and implementation of a plan to coordinate the physician review activities of Utilization and Quality Control Peer Review Organizations and Medicare Carriers; to the Committee on Finance.

EC-58. A communication from the Assistant Legal Advisor for Treaty Affairs, Department of State, transmitting, pursuant to law, a report on international agreements, other than treaties, entered into by the United States in the sixty day period prior to October 22, 1992; to the Committee on Foreign Relations.

EC-59. A communication from the Assistant Legal Advisor for Treaty Affairs, Department of State, transmitting, pursuant to law, a report on international agreements, other than treaties, entered into by the United States in the sixty day period prior to November 5, 1992; to the Committee on Foreign Relations.

EC-60. A communication from the Assistant Legal Advisor for Treaty Affairs, Department of State, transmitting, pursuant to law, a report on international agreements, other than treaties, entered into by the United States in the sixty day period prior to December 3, 1992; to the Committee on Foreign Relations.

EC-61. A communication from the President of the United States, transmitting, pursuant to law, a report on progress being made toward the withdrawal of the armed forces of Russia and the Commonwealth of Independent States from the territories of Estonia, Latvia, and Lithuania and on the status of negotiations regarding the establishment of a timetable for total withdrawal; to the Committee on Foreign Relations.

EC-62. A communication from the President of the United States, transmitting, pursuant to law, a report on efforts to obtain Iraq's compliance with the resolutions adopted by the United Nations Security Council; to the Committee on Foreign Relations.

EC-63. A communication from the Assistant Secretary of the Treasury (Legislative Affairs) and the Acting Assistant Secretary of State (Legislative Affairs), transmitting jointly, pursuant to law, the fourth report on foreign contributions in response to the Persian Gulf crisis; to the Committee on Foreign Relations.

EC-64. A communication from the Acting Assistant Secretary of State (Legislative Affairs), transmitting, pursuant to law, the report on the proliferation of missiles and essential components of nuclear, biological, and chemical weapons; to the Committee on Foreign Relations.

EC-65. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-297 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-66. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-298 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-67. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-299 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-68. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-300 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-69. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-302 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-70. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-303 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-71. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-310 adopted by the Council on October 6, 1992; to the Committee on Govern-

mental Affairs.

EC-72. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-311 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-73. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-312 adopted by the Council on October 6, 1992; to the Committee on Govern-

mental Affairs.

EC-74. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-313 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-75. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-314 adopted by the Council on October 6, 1992; to the Committee on Govern-

mental Affairs.

EC-76. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-315 adopted by the Council on November 4, 1992; to the Committee on Governmental Affairs.

EC-77. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-316 adopted by the Council on November 4, 1992; to the Committee on Govern-

mental Affairs.

EC-78. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-317 adopted by the Council on November 4, 1992; to the Committee on Governmental Affairs.

EC-79. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-321 adopted by the Council on November 4, 1992; to the Committee on Governmental Affairs.

EC-80. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-322 adopted by the Council on November 4, 1992; to the Committee on Governmental Affairs.

EC-81. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-323 adopted by the Council on November 4, 1992; to the Committee on Governmental Affairs.

EC-82. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-324 adopted by the Council on November 4, 1992; to the Committee on Governmental Affairs.

EC-83. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-325 adopted by the Council on November 4, 1992; to the Committee on Governmental Affairs.

EC-84. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-326 adopted by the Council on November 4, 1992; to the Committee on Governmental Affairs.

EC-85. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-327 adopted by the Council on November 4, 1992; to the Committee on Governmental Affairs.

EC-86. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-328 adopted by the Council on November 4, 1992; to the Committee on Governmental Affairs.

EC-87. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-329 adopted by the Council on November 4, 1992; to the Committee on Governmental Affairs.

EC-88. A communication from the Assistant Secretary for Finance and Administration, Smithsonian Institution, transmitting, pursuant to law, the annual pension reports of the Smithsonian Institution, the Woodrow Wilson International Center for Scholars, and Reading Is Fundamental for calendar year 1991; to the Committee on Governmental Affairs.

EC-89. A communication from the Director of Selective Service, transmitting, pursuant to law, the annual report of the Selective Service System on audit and investigative activities for fiscal year 1992; to the Committee on Governmental Affairs.

EC-90. A communication from the Comptroller General of the United States, transmitting, pursuant to law, a report entitled "Financial Management: Serious Deficiencies in State's Financial Systems Require Sustained Attention"; to the Committee on Governmental Affairs.

EC-91. A communication from the Chairman of the Merit Systems Protection Board, transmitting, pursuant to law, the annual report on the audit and investigative activities of the Board for fiscal year 1992; to the Committee on Governmental Affairs.

EC-92. A communication from the Chairman of the United States International Trade Commission, transmitting, pursuant to law, the semiannual report of the Office of Inspector General, International Trade Commission, for the period April 1 through September 30, 1992; to the Committee on Governmental Affairs.

EC-93. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-305 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-94. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-304 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-95. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-308 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-96. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-307 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-97. A communication from the Chairman of the Council of the District of Columbia, transmitting, pursuant to law, copies of D.C. Act 9-306 adopted by the Council on October 6, 1992; to the Committee on Governmental Affairs.

EC-98. A communication from the Acting Director of the Office of Personnel Management, transmitting, pursuant to law, a report entitled "Investing in Federal Productivity and Quality"; to the Committee on Governmental Affairs.

EC-99. A communication from the Executive Director of the United States Holocaust Memorial Council, transmitting, pursuant to law, the annual report of the Council on audit and investigative activities for fiscal year 1992; to the Committee on Governmental Affairs.

EC-100. A communication from the Chairman of the Nuclear Waste Technical Review Board, transmitting, pursuant to law, the annual report of the Board on audit and investigative activities for fiscal year 1992; to the Committee on Governmental Affairs.

EC-101. A communication from the Chairman of the Board of Directors of the Farm Credit System Assistance Board, transmitting, pursuant to law, the annual report of the Board on audit and investigative activities for fiscal year 1992; to the Committee on

Governmental Affairs.

EC-102. A communication from the Chief of the Insurance and Pension Administration Division, Army and Air Force Exchange Service, transmitting, pursuant to law, the report for the retirement plan for employees of the Army and Air Force Exchange Service, the report for the supplemental deferred compensation plan for members of the Executive Management Program, and the general information sheet for the Retirement Savings Plan and Trust for Employees of the Army and Air Force Exchange Service for calendar year 1991; to the Committee on Governmental Affairs.

EC-103. A communication from the Comptroller General of the United States, transmitting, pursuant to law, a report entitled "Financial Management: NASA's Financial Reports Are Based on Unreliable Data"; to the Committee on Governmental Affairs.

EC-104. A communication from the Inspector General of the Department of the Interior, transmitting, pursuant to law, a final audit report entitled "Accounting for Fiscal Year 1991 Reimbursable Expenditures of Environmental Protection Agency Superfund Money, Bureau of Reclamation"; to the Committee on Governmental Affairs.

EC-105. A communication from the Chairman, Vice Chairman, and a Member of the Merit Systems Protection Board, transmitting, pursuant to law, a report entitled "A Question of Equity: Women and the Glass Ceiling in the Federal Government"; to the Committee on Governmental Affairs.

EC-106. A communication from the Director of the Division of Commissioned Personnel, Department of Health and Human Services, transmitting, pursuant to law, the annual report of the Public Health Service

Commissioned Corps Retirement System for the plan year ended September 31, 1991; to the Committee on Governmental Affairs.

EC-107. A communication from the Inspector General of the Environmental Protection Agency, transmitting, pursuant to law, the annual report of the mandated Superfund audit activities of the Inspector General of the Agency for fiscal year 1991; to the Committee on Governmental Affairs.

EC-108. A communication from the Comptroller General of the United States, transmitting, pursuant to law, a list of the reports issued by the General Accounting Office in September 1992; to the Committee on Gov-

ernmental Affairs.

EC-109. A communication from the Chairman of the Nuclear Waste Technical Review Board, transmitting, pursuant to law, a report on the system of internal accounting and administrative controls in effect during fiscal year 1992; to the Committee on Governmental Affairs.

EC-110. A communication from the Administrator of the National Aeronautics and Space Administration, transmitting, pursuant to law, the semiannual report of the Office of Inspector General for the period April through September 1992; to the Committee on Governmental Affairs.

EC-111. A communication from the Acting Secretary of Veterans Affairs, transmitting, pursuant to law, the semiannual report of the Office of Inspector General, Department of Veterans Affairs, for the period ended September 30, 1992; to the Committee on Governmental Affairs.

EC-112. A communication from the Administrator of the Agency for International Development, transmitting, pursuant to law, the semiannual report of the Office of Inspector General, Agency for International Development, for the period ended September 30, 1992; to the Committee on Governmental Affairs.

EC-113. A communication from the Chairman and the General Counsel of the National Labor Relations Board, transmitting, pursuant to law, the semiannual report of the Office of Inspector General, National Labor Relations Board, for the period ended September 30, 1992; to the Committee on Governmental Affairs.

EC-114. A communication from the Secretary of Defense, transmitting, pursuant to law, the semiannual report of the Office of Inspector General, Department of Defense, for the period ended September 30, 1992; to the Committee on Governmental Affairs

EC-115. A communication from the Chairman of the Thrift Depositor Protection Oversight Board and the Chief Executive Officer of the Resolution Trust Corporation, transmitting, pursuant to law, the semiannual report of the Office of Inspector General, Resolution Trust Corporation, for the period ended September 30, 1992; to the Committee on Governmental Affairs.

EC-116. A communication from the Secretary of Health and Human Services, transmitting, pursuant to law, the semiannual report of the Office of Inspector General, Department of Health and Human Services, for the period ended September 30, 1992; to the Committee on Governmental Affairs.

EC-117. A communication from the Executive Director of the Marine Mammal Commission, transmitting, pursuant to law, the annual report on audit and investigative activities for fiscal year 1992; to the Committee on Governmental Affairs.

EC-118. A communication from the Director of the United States Trade and Development Agency, transmitting, pursuant to law, the annual report of the Agency on audit and investigative activities for fiscal year 1990; to the Committee on Governmental Affairs.

EC-119. A communication from the Chairman of the Securities and Exchange Commission, transmitting, pursuant to law, the semiannual report of the Office of Inspector General Securities and Exchange Commission for the period ended September 30, 1992: to the Committee on Governmental Affairs.

EC-120. A communication from the Chairman of the National Science Board, transmitting, pursuant to law, the semiannual report of the Inspector General, National Science Board, for the period ended September 30, 1992; to the Committee on Governmental Affairs.

EC-121. A communication from the Inspector General, Office of Personnel Management, transmitting, pursuant to law, the semiannual report of the Office of Inspector General, Office of Personnel Management. for the period ended September 30, 1992; to the Committee on Governmental Affairs.

EC-122. A communication from the Chairman of the Board for International Broadcasting, transmitting, pursuant to law, the semiannual report of the Office of Inspector General, Board for International Broadcasting, for the period ended September 30, 1992; to the Committee on Governmental Affairs.

EC-123. A communication from the Secretary of the Commission of Fine Arts, transmitting, pursuant to law, the semiannual report of the Office of Inspector General, Commission on Fine Arts, for the period ended September 30, 1992; to the Committee on Governmental Affairs.

EC-124. A communication from the Director of the Federal Domestic Volunteer Agency, transmitting, pursuant to law, the semiannual report of the Office of Inspector General of the Agency for the period ended September 30, 1992; to the Committee on Govern-

mental Affairs.

EC-125. A communication from the Acting Director of the Peace Corps, transmitting, pursuant to law, the semiannual report of the Office of Inspector General, Peace Corps, for the period ended September 30, 1992; to the Committee on Governmental Affairs.

EC-126. A communication from the Chairman, Vice Chairman, and a Member of the Merit Systems Protection Board, transmitpursuant to law, a report entitled "Civil Service Evaluation: The Role of the U.S. Office of Personnel Management"; to the Committee on Governmental Affairs.

EC-127. A communication from the President and CEO of the Resolution Trust Corporation, transmitting, pursuant to law, a report on internal controls as a supplement to the Management report previously submitted for calendar year 1991; to the Committee on Governmental Affairs.

EC-128. A communication from the Acting Chairman of the Administrative Conference of the United States, transmitting, pursuant to law, the annual report of the Conference on audit and investigative activities for fiscal year 1992; to the Committee on Governmental Affairs.

EC-129. A communication from the Administrator of the Environmental Protection Agency, transmitting, pursuant to law, a report on actions taken under the Program Fraud Civil Remedies Act for fiscal year 1992; to the Committee on Governmental Affairs.

EC-130. A communication from the President and Chief Executive Officer of the Overseas Private Investment Corporation, transmitting, pursuant to law, the annual report of the Corporation on audit and investigative services for fiscal year 1992; to the Committee on Governmental Affairs.

EC-131. A communication from the President of the United States, transmitting, pursuant to law, a report on the exclusion of the United States Marshals from coverage under the Performance Management and Recognition System; to the Committee on Governmental Affairs.

EC-132. A communication from the Acting Director of the Office of Personnel Management, transmitting, pursuant to law, the annual report on drug and alcohol abuse prevention treatment and rehabilitation programs and services for Federal civilian employees: to the Committee on Governmental Affairs.

EC-133. A communication from the Chief of Staff of the Office of the United States Nuclear Waste Negotiator, transmitting, pursuant to law, the annual report of the Office on audit and investigative activities for fiscal year 1991; to the Committee on Governmental Affairs.

EC-134. A communication from the Assistant Attorney General (Civil Division), transmitting, pursuant to law, the decision of the Department of Justice not to defense the constitutionality of sections 4 and 5 of the Cable Television Consumer Protection and Competition Act; to the Committee on the Judiciary.

EC-135. A communication from the Assistant Attorney General (Civil Division), transmitting, pursuant to law, notice that the Department of Justice has decided against appeal in the case of Rafeedie v. Immigration and Naturalization Service; to the Committee on the Judiciary.

EC-136. A communication from the Secretary of Education, transmitting, pursuant to law, a report on programs and activities assisted under the Women's Educational Equity Act Program for fiscal years 1988 through 1992; to the Committee on Labor and Human Resources.

EC-137. A communication from the Secretary of Education, transmitting, pursuant to law, final regulations for the Library Literacy Program; to the Committee on Labor and Human Resources.

EC-138. A communication from the Secretary of Education, transmitting, pursuant to law, final regulations-Law School Clinical Experience Program; to the Committee on Labor and Human Resources.

A communication from the Secretary of Education, transmitting, pursuant to law, notice of final priorities for fiscal year 1993-Special Projects and Demonstrations for Providing Vocational Rehabilitation Services to Individuals with Severe Handicaps.

EC-140. A communication from the Secretary of Education, transmitting, pursuant to law, final regulations-National Program for Mathematics and Science Education: Fund for the Improvement and Reform of Schools and Teaching; Schools and Teachers Program; and Fund for the Improvement and Reform of Schools and Teaching: Family-School Partnership Program; to the Committee on Labor and Human Resources.

EC-141. A communication from the Secretary of Education, transmitting, pursuant law, final regulations-Bilingual Education: Evaluation Assistance Centers Program; to the Committee on Labor Human Resources.

EC-142. A communication from the Secretary of Education, transmitting, pursuant to law, final regulations-Minority Science Improvement Program; to the Committee on Labor and Human Resources.

EC-143. A communication from the Chairman of the Railroad Retirement Board,

transmitting, pursuant to law, the annual report of the Board for fiscal year 1992; to the Committee on Labor and Human Resources.

EC-144. A communication from the Secretary of Education, transmitting, pursuant to law, notice of final funding priorities for the Rehabilitation Engineering Centers; to the Committee on Labor and Human Resources.

EC-145. A communication from the Secretary of Health and Human Services, transmitting, pursuant to law, the twenty-fifth annual report of the United States-Japan Cooperative Medical Science Program; to the Committee on Labor and Human Resources.

EC-146. A communication from the Secretary of Education, transmitting, pursuant to law, notice of final priorities for fiscal year 1993-Rehabilitation Short-Term Training; to the Committee on Labor and Human Resources.

EC-147. A communication from the Secretary of Education, transmitting, pursuant to law, notice of final funding priorities for the Research and Demonstration Projects; to the Committee on Labor and Human Resources.

EC-148. A communication from the Secretary of Education, transmitting, pursuant to law, notice of final funding priorities for the Rehabilitation Research and Training Centers Program; to the Committee on Labor and Human Resources.

EC-149. A communication from the Secretary of Education, transmitting, pursuant to law, final regulations—Institutional Eligibility under the Higher Education Act of 1965, as amended; and Student Assistance General Provisions; to the Committee on Labor and Human Resources.

EC-150. A communication from the Administrator of the Small Business Administration, transmitting, pursuant to law, the annual report on Minority Small Business and Capital Ownership Development; to the Committee on Small Business.

EC-151. A communication from the Secretary of Labor, transmitting, pursuant to law, a report on the labor market situation for veterans; to the Committee on Veterans' Affairs.

EC-152. A communication from the Secretary of the Senate, transmitting, pursuant to law, a full and complete statement of the receipts and expenditures of the Senate, showing in detail the items of expense under proper appropriations, the aggregate thereof, and exhibiting the exact condition of all public moneys received, paid out, and remaining in my possession from April 1, 1992 through September 30, 1992; ordered to lie on the table.

EC-153. A communication from the Director of the Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report to Congress on direct spending or receipts legislation within five days of enactment; to the Committee on the Budget.

EC-154. A communication from the Assistant Secretary of the Army (Civil Works), transmitting, pursuant to law, a report on rules providing significant opportunities for public participation in developing or revising reservoir operating manuals; to the Committee on Environment and Public Works.

EC-155. A communication from the Chairman of the Nuclear Regulatory Commission, transmitting, pursuant to law, the report on the nondisclosure of safeguards information for the quarter ended September 30, 1992; to the Committee on Environment and Public Works.

EC-156. A communication from the Chief Executive Officer of the Farm Credit System

Insurance Corporation, transmitting, pursuant to law, the annual report on the audit and investigative activities of the Corporation for fiscal year 1992; to the Committee on Governmental Affairs.

EC-157. A communication from Oregonians For Ethical Representation, transmitting, a petition concerning the seating of Senator Robert Packwood of Oregon; to the Committee on Rules and Administration.

EC-158. A communication from The Law Center, transmitting, a petition concerning the seating of Senator Robert Packwood of Oregon; to the Committee on Rules and Administration.

EC-159. A communication from a citizen of the State of Oregon, transmitting, a petition concerning the seating of Senator Robert Packwood of Oregon; to the Committee on Rules and Administration.

EC-160. A communication from certain citizens and voters of the State of Oregon, transmitting, a petition concerning the seating of Senator Robert Packwood of Oregon; to the Committee on Rules and Administration.

EC-161. A communication from certain citizens and voters of the State of Georgia, transmitting, a petition concerning the seating in the U.S. Senate of Paul Coverdell of Georgia; to the Committee on Rules and Administration.

EC-162. A communication from the Archivist of the United States, transmitting, pursuant to law, certified copies of the final ascertainment of the electors for President and Vice President from the several States and the District of Columbia; which was ordered to lie on the table.

EC-163. A communication from certain citizens and voters of the State of Oregon, transmitting, a petition concerning the seating of Senator Robert Packwood of Oregon; to the Committee on Rules and Administration.

EC-164. A communication from certain citizens and voters of the State of Georgia, transmitting, a petition concerning the seating in the U.S. Senate of Paul Coverdell of Georgia; to the Committee on Rules and Administration.

EC-165. A communication from certain citizens and voters of the State of Georgia, transmitting, a petition concerning the seating in the U.S. Senate of Paul Coverdell of Georgia; to the Committee on Rules and Administration.

PETITIONS AND MEMORIALS

The following petitions and memorials were laid before the Senate and were referred or ordered to lie on the table as indicated:

POM-1. A joint resolution adopted by the Legislature of the State of California; to the Committee on Agriculture, Nutrition, and Forestry.

ASSEMBLY JOINT RESOLUTION NO. 84

"Whereas, all children, but particularly children from low-income households, are in need of year-round nutrition and adequate meals to maintain their physical and mental health and well-being; and

"Whereas, the Summer Food Service Program for Children is designed to continue the provision of nutritious meals for children during times when school food programs are not available due to vacation periods; and

"Whereas, the Summer Food Service Program for Children is serving less than 10 percent of the needy children in California who get a nutritious meal daily during the school year from the National School Lunch Program; and

"Whereas, the reason many potential sponsors of the Summer Food Service Program for Children give for their nonparticipation in the program is the excessive amount of federal paperwork required; and

"Whereas, the burden of paperwork required for the Summer Food Service Program for Children and other child nutrition programs can be addressed through the Child Nutrition Act reauthorization anticipated to occur in federal fiscal year 1994; now, therefore, be it

"Resolved by the Assembly and Senate of the State of California, jointly. That the Legislature of the State of California respectfully memorializes the Congress of the United States to provide, under the Child Nutrition Act, the necessary statutory authority for the United States Department of Agriculture to issue more flexible and less cumbersome regulations, including provisions for expanding the eligibility of areas in which poor economic conditions exist, for the Summer Food Service Program for Children; and be it further

"Resolved, That the Congress urge the United States Department of Agriculture to encourage more schools, governmental units, and public and private nonprofit organizations to sponsor the Summer Food Service Program for Children in their communities to ensure that more needy children receive access to nutritious meals during times of school vacation periods; and be it further

"Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Secretary of Agriculture, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States."

POM-2. A joint resolution adopted by the Legislature of the State of California; to the Committee on Agriculture, Nutrition, and Forestry:

ASSEMBLY JOINT RESOLUTION No. 84

"Whereas, all children, but particularly children from low-income households, are in need of year-round nutrition and adequate meals to maintain their physical and mental health and well-being; and

"Whereas, the Summer Food Service Program for Children is designed to continue the provision of nutritious meals for children during times when school food programs are not available due to vacation periods; and

"Whereas, the Summer Food Service Program for Children is serving less than 10 percent of the needy children in California who get a nutritious meal daily during the school year from the National School Lunch Program; and

"Whereas, the reason many potential sponsors of the Summer Food Service Program for Children give for their nonparticipation in the program is the excessive amount of federal paperwork required; and

"Whereas, the burden of paperwork required for the Summer Food Service Program for Children and other child nutrition programs can be addressed through the Child Nutrition Act reauthorization anticipated to occur in federal fiscal year 1994; now, therefore, be it

"Resolved by the Assembly and Senate of the State of California, jointly, That the Legislature of the State of California respectfully memorializes the Congress of the United States to provide, under the Child Nutrition Act, the necessary statutory authority for the United States Department of Agriculture to issue more flexible and less cumbersome regulations, including provisions for expanding the eligibility of areas in which poor economic conditions exist, for the Summer Food Service Program for Children; and be it further

"Resolved, That the Congress urge the United States Department of Agriculture to encourage more schools, governmental units, and public and private nonprofit organizations to sponsor the Summer Food Service Program for Children in their communities to ensure that more needy children receive access to nutritious meals during times of school vacation periods; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Secretary of Agriculture, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States."

POM-3. A joint resolution adopted by the Legislature of the State of California; to the Committee on Commerce, Science, and Transportation:

"ASSEMBLY JOINT RESOLUTION NO. 97

"Whereas, under the Passenger Services Act of 1886 (46 U.S.C. 289), foreign-flagged passenger ships are prohibited from transporting passengers between ports in the United States; and

United States; and
"Whereas, there are presently very few
American-flagged cruise ships and none providing scheduled "cruise ship" port calls

along the California coast; and

"Whereas, because large cruise ships are almost entirely foreign-flagged, the Passenger Services Act of 1886 effectively eliminates California as a destination for those large cruise ships, despite the market demand to visit this state and the large number of California ports capable of handling cruise ships; and

"Whereas, the few cruise ships with home ports in California presently have an estimated local economic impact of \$20 million per year in docking and wharfage fees, supplies, and labor workforces, with additional contributions from ship's crew, passenger cruise fares, and precruise and postcruise

hotel stays for passengers; and

"Whereas, the United States policy embodied in the Passenger Services Act of 1886 has, in effect, stimulated the cruise ship industry development in neighboring countries, including Canada, Mexico, and the islands of the Caribbean Sea, at the expense of United States ports; for example, foreign-flagged cruise ships destined for the Hawaiian Islands or Alaska must embark from Port Ensenada in Mexico or Vancouver, British Columbia in Canada; and

"Whereas, the industry trend towards shorter, lower cost cruises has hurt the ports in San Francisco, Oakland, and Monterey, because they are midway between the major cruise markets of Mexico and Alaska; and

"Whereas, California ports and coastal communities would quickly benefit from increased tourism if the ban is lifted, creating a new industry of cruise ships calling on California's coastal cities, including San Diego, Long Beach/Los Angeles, Santa Barbara, Monterey, San Francisco/Oakland, and Eureka, that would have a positive effect on California's economy from tourism, development of services, and the creation of new jobs; and

"Whereas, the cruise ship industry has grown over 600 percent in the last 10 years,

with Florida and Vancouver, Canada receiving a substantial share of this market, due, in part, from the ban in the Passenger Services 4st 61896, new therefore he it.

ices Act of 1886; now, therefore, be it "Resolved, by the Assembly and Senate of the State of California, jointly, That the President and Congress of the United States are respectfully memorialized to review the effects of the Passenger Services Act of 1886 and consider permitting foreign-flagged passenger vessels to carry passengers between United States ports, until such time as there is competition with American-flagged passenger vessels in the same market and after a reasonable transition period following the commencement of that competition has elapsed; and be it further

"Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to each Senator and Representative from California in the Congress of the United States, and to the United States Secretary of Transportation."

POM-4. A joint resolution adopted by the Legislature of the State of California; to the Committee on Commerce, Science, and Transportation:

ASSEMBLY JOINT RESOLUTION NO. 94

"Whereas, President John F. Kennedy said, in his address to the University of California at Berkeley on March 23, 1962. "Space * * * would emphasize the interests that must unite us * * Knowledge * * is the pass key to the future * * *": and

key to the future * * *"; and
"Whereas, the California Legislature applauds the goals of the National Aeronautics
and Space Administration Space Station
Freedom Program, and the application of its
resources and capabilities for the benefit of
all human beings, in this decade of advancement of scientific knowledge; and

"Whereas, as the Cold War ends, and a New World Order begins, Californians are committed to remaining the world leader in aerospace technology and scientific research, in the interest of the economic well-being of both the state and the nation; and

"Whereas, the Space Station Freedom Program helps achieve economic well-being by employing thousands of Californians whose critical skills are necessary to enable the United States to compete effectively in the global economy of this decade and beyond;

"Whereas, high technology jobs are an essential component in maintaining the prominence of California and the United States in state-of-the-art technologies; technologies which historically have benefited this country domestically and have contributed substantially to our balance of trade with foreign nations; and

"Whereas, this program, a civilian project, not only performs its role as an orbiting platform for fundamental life sciences and microgravity research, but it also inspires our youth toward higher education, and promotes international cooperation and under-

standing; now, therefore, be it

"Resolved by the Assembly and Senate of the State of California, jointly, That the Members of the Legislature of this state hereby proclaim our support for the continued development of the National Aeronautics and Space Administration Space Station Freedom Program, as a cornerstone of investment in the future of our state and nation; and be it further

"Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to each Senator and Representative from California in the Congress of the United States, and to the Administrator of the National Aeronautics and Space Administration."

POM-5. A joint resolution adopted by the Legislature of the State of California; to the Committee on Commerce, Science, and Transportation:

"ASSEMBLY JOINT RESOLUTION NO. 90

"Whereas, the top priority of the Legislature is to maintain the highest level of aviation safety and security possible in California: and

"Whereas, commercial aviation and general aviation are critical to the economic health of California and of the United States in an era of increasing economic internationalization; and

"Whereas, it is essential to integrate airports with surface rail and highway transportation systems in order to build a functioning multimodal transportation system;

"Whereas, over 33 commercial airports nationwide, including several in California, will experience significant congestion by the

year 2000; and

"Whereas, the growing demand for air service and access to airports requires the most efficient use of all available federal, state, and local aviation funds in order to provide the needed facilities and support services; and

"Whereas, all aviation system improvements must be implemented in a way that protects the environment, protects the quality of life, and assures compatible land uses

around airports; and

"Whereas, these goals can be accomplished only through a full partnership among the federal government, states, local governments, airport operators, airlines, and air cargo service providers, and aircraft owners and pilots; now, therefore, be it

"Resolved by the Assembly and Senate of the State of California, jointly, That the Legislature of the State of California respectfully memorializes the President and the Congress of the United States to consider the following transportation policies in developing new multiyear aviation program reauthorization legislation:

"(a) Allow flexibility in the use of Airport Improvement Program (AIP) and Passenger Facility Charge (PFC) funds for "off-airport" intermodal ground access projects if: (1) the facility will be used for travel to and from the airport; and (2) private sector or local or state funds are also committed to the project.

"(b) Distribute all AIP grant funds for nonprimary airports to states on a "block grant" basis. Congress and the Federal Aviation Administration should establish national priorities to be used by the states in allocating AIP funds to nonprimary airports, and state block grant programs and procedures should be developed in consultation with local and regional transportation agencies.

"(c) Increase funding for the AIP to \$2.5 billion for 1993, with an increase in following years that is linked to the Consumer Price Index (CPI). Entitlement formulas from the Airport and Airway Safety and Capacity Expansion Act of 1987 (P.L. 100-223), based on enplaned passengers, should also be adjusted for changes in the CPI.

"(d) Increase the percentage of AIP funds for airport and aviation system planning grants from one-half of 1 percent to 2 percent, distributed according to a populationbased allocation formula for states and metropolitan planning organizations (MPOs)

(e) Require the Federal Aviation Administration to develop a prioritized multiyear National Airport Development Program for funding airport projects as an element of the National Plan of Integrated Airport Systems (NPIAS). Priorities should be defined in conjunction with the states, local agencies owning airports, and MPOs, and the program should incorporate the regional and state aviation capital improvement programs

"(f) Require the Federal Aviation Administration to establish criteria to determine which airports in the NPIAS are of national significance and to promulgate guidelines requiring each state to develop a Statewide Plan of Integrated Airport Systems (SPIAS), and require each metropolitan area with a major commercial hub airport to develop a Metropolitan Integrated Airport System (MIAS). Provide that these system planning activities receive a high priority for AIP

funding.
"(g) Encourage states, MPOs, and local governments to develop land use plans for areas around airports to ensure compatible land uses and to protect against encroachment by residential development and other incompatible land uses. Require the Federal Aviation Administration to develop mechanisms or incentives to assist states, MPOs. and local governments in developing and implementing airport land use compatibility plans including a land-banking program.

"(h) Develop a program to mitigate or correct incompatible land uses that have al-

ready occurred near airports.

"(i) Extend and expand the Military Airport Program which allows current and former military airports to be used to enhance the civilian aviation system capacity. Additional military airports should become eligible, and funding for the program should be increased. Designation of the additional military facilities for joint use or future reuse should be based in part on areas of unmet demand in the civil air transportation

"(i) Require the Department of Defense and the Federal Aviation Administration to jointly evaluate the present and future need for restricted military airspace, and make any unneeded military airspace available for

civil aviation use.

'(k) In order to encourage the development of partnerships between public entities and the private sector to improve transportation services and to maximize the financial benefits that can be derived by local public agencies from the use of commercial air facilities, require the Federal Aviation Administration to waive any grant agreement requirements that restrict the use of revenues generated by airports; and be it further

Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to each Senator and Representative from California in the Congress of the United States, to the chairperson of every congressional committee having jurisdiction over transportation and interstate commerce, and to the Director of Transportation and the Chairperson of the California Transportation Commission.'

POM-6. A joint resolution adopted by the Legislature of the State of California; to the Committee on Energy and Natural Resources:

"ASSEMBLY JOINT RESOLUTION NO. 67

"Whereas, the United States Congress is currently considering legislation which

would establish a comprehensive national energy strategy; and

"Whereas, California and federal energy strategies already recognize and should continue to recognize the legitimate and important role that diverse fuels and energy alternatives will play in meeting California's and the nation's energy and environmental needs; and

"Whereas fossil fuel combustion has been and is projected by the United States Department of Energy and the State Energy Resources Conservation and Development Commission to continue to be a significant energy source for our economy during the next 20 years; and

"Whereas, the California Legislature, the State Energy Resources Conservation and Development Commission, the Public Utilities Commission, and other agencies are considering energy strategies which com-

plement federal policy; and

"Whereas, efficient use of natural gas, as one strategy, particularly for new end-uses resulting from technological advances, will help improve air quality in California and the rest of the nation; and

"Whereas, the nation will significantly benefit from increased research, development, and demonstration (RD&D) funding for natural gas end-use technologies for all of the following reasons:

'(a) To achieve federal Clean Air Act standards and further reduce the environmental impacts of using this cleaner domestic fossil fuel.

'(b) To improve the security of our energy supply and reduce our trade deficit by displacing imported oil from other nations with the efficient use of domestically produced natural gas.

"(c) To facilitate economic growth by enabling domestic industry to compete in the global market place more effectively by using lower priced energy sources; now,

therefore, be it

"Resolved by the Assembly and Senate of the State of California, jointly, That the Legislature urges the President and the Congress of the United States to include, in the legislation to establish a national energy strategy. provisions for accelerated research, development, and demonstration on all of the following:

"(a) Improved, highly efficient natural gas combustion processes, low NOx burners, engines, and other solutions for stationary sources such as industrial sites and commercial and residential space conditioners and water heaters.

"(b) Dedicated natural gas vehicles that could contribute to the substantial reduction in mobile source emissions that will be required to comply with California fleet vehicle regulations and meet future federal Clean Air Act standards

"(c) Second and third generation fuel cells which can use electrochemical energy conversion to potentially produce electricity with less than 1 percent of the atmospheric contamination of conventional fossil fuelbased electric generation; and be it further

"Resolved, That, in order to make these least cost energy options available for industrial, commercial, and residential natural gas consumers through an accelerated RD&D program, the Legislature urges the President and the Congress of the United States to fund this program for \$2.5 billion over 10 years, beginning with \$189 million in federal fiscal year 1993; and be it further

"Resolved, That the Legislature urges the President and the Congress to include in the national energy strategy legislation and subsequent appropriations, a commitment to increased RD&D funding to improve natural gas technologies which produce very few emissions; and be it further

'Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, and to each Senator and Representative from California in the Congress of the United States '

POM-7. A resolution adopted by the General Assembly of the State of New Jersey; to the Committee on Environment and Public Works:

"ASSEMBLY RESOLUTION No. 78

"Whereas, the National Estuary Program was initiated by the United States Environmental Protection Agency in 1985, and was formalized and expanded as part of the "Water Quality Act of 1987" in efforts to formulate comprehensive plans to restore certain significant estuaries in this country;

"Whereas, the federal legislation specifically identifies the New York-New Jersey harbor estuary as one to which priority con-

sideration should be given; and

"Whereas, the New York-New Jersey harbor estuary is a dynamic ecosystem and a resource of great significance to the people of New Jersey and New York, as well as the nation; and

"Whereas, the New York-New Jersey harbor estuary has suffered serious environmental degradation over a long period, and its condition is of concern to this State; and

Whereas, in response to the joint petition of the Governors of New Jersey and New York, the United States Environmental Protection Agency established the New York-New Jersey Harbor Estuary Program to carry out the cooperative planning for, and management of, the New York-New Jersey harbor estuary; and

"Whereas, the State applauds the attention the estuary has received from the federal government and the continuing efforts on behalf of the estuary made by members of the New York-New Jersey Harbor Estuary Program to identify, preserve, and enhance the environmental and economic resources of the estuary, and pledges to continue its support of their activities; now, therefore

Be it resolved by the General Assembly of the

State of New Jersey:

"1. The Congress of the United States is memorialized to continue existing support and funding for the New York-New Jersey Harbor Estuary Program, and for the governmental departments and agencies participating in the program, and is respectfully requested to provide additional federal funding as needed to ensure the continued development and implementation of comprehensive management plans for the estuary.
"2. Duly authenticated copies of this reso-

lution, signed by the Speaker of the General Assembly and attested by the Clerk thereof. shall be transmitted to the President of the United States Senate, the Speaker of the United States House of Representatives, the majority and minority leaders of the United States Senate and the United States House of Representatives, the Administrator of the States Environmental Protection Agency, and the Administrator of Region II thereof, and to each member of the congressional delegation elected from the State of New Jersey.'

POM-8. A petition from a citizen of Concord, New Hampshire, to protect America and the Social Security Trust Fund by eliminating the deficit-producing government waste; to the Committee on Finance.

POM-9. A joint resolution adopted by the Legislature of the State of California; to the Committee on Finance:

"ASSEMBLY JOINT RESOLUTION NO. 83

"Whereas, Supplemental Security Income (SSI) is a basic federal cash benefit program for persons 65 years of age and over and for blind or disabled persons of any age; and

"Whereas, California, through the State Supplementary Program for the Aged, Blind, and Disabled, supplements payments made

to SSI recipients; and

"Whereas, in order to be deemed disabled for purposes of the SSI program, a doctor chosen by the state must confirm the existence of physical or mental disabilities which are expected to prevent an individual from working for 12 months or will result in death; and

"Whereas, payments to SSI recipients in California who are substance abusers have tripled since 1986, now totaling approximately \$60 million annually to 7.500 recipi-

ents; and

"Whereas, the distribution of cash payments to a recipient of SSI through an irresponsible payee poses a danger to the recipient, especially if the recipient is a substance abuser; and

abuser, and "Whereas, the federal government does not adequately investigate potential representative payees to determine their suitability in providing supervision of funds for mentally or physically disabled SSI recipients; and

"Whereas, California has the California Master Plan Process, an efficient, coordinated framework of drug and alcohol abuse reduction programs administered by state and local government entities and commu-

nity-based organizations; and "Whereas, the federal government fails to recognize the inherently different needs of individual state and local governments, which results in limited state flexibility in terms of treatment alternatives; now there-

fore, be it

"Resolved by the Assembly and Senate of the State of California, Jointly, That the Legislature hereby respectfully requests the President and the Congress of the United States to review and update provisions of the federal Social Security Act to do all of the following:

"(a) Ensure that only capable, conscientious representative payees supervise the finances of mentally or physically disabled

SSI recipients.

"(b) Encourage the development and expansion of innovative drug and alcohol treatment programs that recognize that the need of one state may differ considerably from those of another, thereby necessitating that state governmental policies be allowed to be tailored appropriately.

"(c) Provide for control mechanisms to ensure that the representative payees spend the funding provided for California's SSI re-

cipients efficiently and effectively.

"(d) Require criminal background investigations on designated payees and continual review of payees to ensure the responsibility of payees, protect SSI recipients, and pre-

vent fraud; and be it further

"Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to each Senator and Representative from California in the Congress of the United States, to the Governor, and to the Secretary of the Health and Welfare Agency."

POM-10. A joint resolution adopted by the Legislature of the State of California; to the Committee on Finance:

"ASSEMBLY JOINT RESOLUTION NO. 62

"Whereas, begun in 1977, the aim of the Multipurpose Senior Services Program (MSSP) is to avoid the inappropriate placement of frail older persons in nursing facilities, and to foster independent living in their own communities; and

"Whereas, the goal of maintaining frail older persons at their maximum level of independence and in their own homes and communities has been a primary area of focus for the Department of Aging since 1984 when the Governor's Senior's Initiative, which called on the department to take the lead in establishing a system of services that vulnerable persons could use at the community level to assist in maintaining their independence for as long as possible, was enacted; and

"Whereas, the characteristics of MSSP clients do not change significantly over time, with the typical MSSP client continuing to be a very frail, low-income widow, living alone in an apartment, generally between

the ages of 75 and 79 years; and

"Whereas, these people need assistance to carry out two or more of the five basic activities of daily living, such as bathing, dressing, and transferring, and five out of eight instrumental activities, such as transportation, meal preparation, and housework; and

"Whereas, the health of these persons is generally characterized by heart trouble, arteriosclerosis, and high blood pressure; and

teriosclerosis, and high blood pressure; and "Whereas, the MSSP began with eight sites in 1977, and currently has 22 sites throughout the state with the ability to serve 6,000 clients at any given time, or a total of 8,941 unduplicated clients annually; and

"Whereas, the Department of Aging and the California Senior Legislature estimates there are over 30,000 seniors in California that would benefit from this program; and

"Whereas, according to the department the average cost per month for a client in the MSSP was \$1,038, compared with the average nursing home cost of \$1,919 during the 1989-90 fiscal year; and

"Whereas, the Torres-Felando Long-Term Care Reform Act of 1982 (Chapter 1453 of the Statutes of 1982) provides for the conditional continuation of the MSSP, as long as it proves to be cost-effective and the state can obtain federal authority to fund it through a medicaid home and community-based care waiver; and

"Whereas, the MSSP is funded by the state and the federal government on an equal

basis; and

"Whereas, the last waiver expired on June 30, 1990, and since then, the MSSP has been continued through a series of 90-day extensions approved by the federal Health Care Financing Administration; and

"Whereas, on April 16, 1990, the State Department of Health Services and the Department of Aging submitted a renewal waiver request to continue the MSSP for California at the levels approved for the previous three fiscal years, with the effective dates of this new waiver request being from July 1, 1990, to June 30, 1995; and

"Whereas, on October 18, 1990, the Department of Aging also transmitted an MSSP expansion waiver request for review to the State Department of Health Services to increase the currently approved caseload of

6,000 to 12,000 clients; now, therefore, be it "Resolved by the Assembly and State of California, jointly, That the Legislature of the

State of California memorializes the federal Health Care Financing Administration to approve a request by the Department of Aging to allow federal medicaid funds to be used to expand California's Multipurpose Senior Services Program from serving 6,000 to 12,000 clients annually; and be it further

"Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, the Speaker of the House of Representatives, each Senator and Representative from California in the Congress of the United States, and the Administrator of the Health Care Financing Administration."

POM-11. A joint resolution adopted by the Legislature of the State of California; to the Committee on Finance:

"ASSEMBLY JOINT RESOLUTION NO. 61

"Whereas, the President of the United States has called upon the Congress to enact legislation granting a \$5,000 income tax credit for first-time buyers who purchase homes before year's end that could turn an additional 250,000 families into homeowners and assist in lifting the United States from its recession; and

"Whereas, fees, exactions, conditions, environmental impact reports, and other regulations have resulted in added costs of \$15,000 to \$30,000 per home, thereby reducing the number of affordable homes on the market in California; and

"Whereas, such a tax credit would mitigate California's recession by spurring development and generating additional employment through suppliers, contractors, and financing; and

"Whereas, those affected most by California's high housing costs are the young, the poor, and minorities, and they are the ones who would benefit most from the proposed tax credit; and

"Whereas, the proposal for such a tax credit comes at a time when lower mortgage rates already have made houses more affordable to middle-income Americans than at any other time in the past 18 years; and

"Whereas, such a tax credit for first-time homebuyers would entice those who are currently hesitant about purchasing their first home and will boost consumer confidence by making it easier for existing homebuyers to sell their homes; now, therefore, be it

"Resolved by the Assembly and Senate of the State of California, jointly. That the tax credit for first-time homebuyers proposed by the President of the United States be acknowledged as vital to the economic fortunes of California and her people, to keeping the California dream of home ownership alive, and to instilling a strong sense of pride and self-esteem; and be it further

"Resolved, That the Legislature urges the Congress of the United States to pass legislation granting a \$5,000 income tax credit to first-time homebuyers before the end of 1992, as requested by the President of the United States and the Secretary of Housing and urban Development; and be it further

"Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, the Secretary of Housing and Urban Development, the Speaker of the House of Representatives, and each Senator and Representative from California in the Congress of the United States."

POM-12. A joint resolution adopted by the Legislature of the State of California; to the Committee on Foreign Relations: "ASSEMBLY JOINT RESOLUTION NO. 95

"Whereas, a 20-year study by the United Nations reported that women face discrimination in every region on earth; and

"Whereas, In 1979, the United Nations General Assembly adopted the Convention on the Elimination of All Forms of Discrimination Against Women, and President Carter sent the convention to the Senate Foreign Relations Committee for ratification where it has remained; and

Whereas, currently, 114 nations, including all of the industrialized world, except South Africa and the United States, have agreed to be bound by the convention's provisions; and

"Whereas, the spirit of the convention is rooted in the goals of the United Nations to affirm faith in fundamental human rights, in the dignity and worth of the human person, and in the equal rights of men and women; and

'Whereas, the convention provides a comprehensive framework for challenging the various forces that have created and sustained discrimination based on sex, and the nations in support of the present convention have agreed to follow convention prescriptions: and

"Whereas, women constitute at least 41 percent of the work force worldwide yet are far behind men in pay, power, and responsibility; and

'Whereas, nearly 70 percent of the world's

poor are women; and

"Whereas, on average, women around the world earn 30 to 40 percent less than men for

work of comparable value; and 'Whereas, twelve countries have laws that do not allow women to seek employment, open a bank account, or apply for a loan without the husband's authorization; and

Whereas, thirty-three and six-tenths percent of the adult female population is illiterate versus 19.4 percent of the adult male population; and

Whereas, young women face discrimination in the classroom which undermines their self-esteem and jeopardizes their future performance; and

Whereas, over 60 percent of the women and girls in the world live under conditions

which threaten their health; and

"Whereas, eleven percent of the women in industrialized countries suffer from nutritional anemia, and up to two-thirds of pregnant women in Africa and much of Asia are anemic; and

Whereas, in Austria, violence against wives was cited as a contributing factor in 59 percent of 1,500 divorce cases that were reviewed: and

Whereas, in the United States 6 million women are beaten by their husbands or boyfriends each year, and 1,500 of them will die;

"Whereas, battering is the major cause of injury to women in the United States; and

Whereas, in India, registered cases of women being killed in disputes over their dowries soared from 999 in 1985 to 1.786 in 1987: and

"Whereas, Kuwait is the only country in the world that extends voting privileges to certain citizens, but prohibits all women

from voting; and

"Whereas, although women have made major gains in the struggle for equality in social, business, political, legal, educational, and other fields in this century, there is much yet to be accomplished; through its support and leadership, the United States can help create a world where women are no longer discriminated against and can achieve one of the most fundamental of human rights, equality; now, therefore, be it

"Resolved by the Assembly and the Senate of the State of California, jointly, That the Legislature of the State of California strongly urges President George Bush and Secretary of State James Baker to place the United Nations' Convention on the Elimination of All Forms of Discrimination Against Women in the highest category of priority in order to accelerate the treaty's passage through the Senate Foreign Relations Committee; and be it further

"Resolved, That the California Legislature exhorts the Senate Foreign Relations Committee to pass this treaty favorably out of

committee; and be it further

"Resolved, That the California Legislature strongly urges the Senate of the United States to ratify the treaty, and expresses their support of the convention's continuing influence; and be it further

"Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President of the United States, the Secretary of State of the United States, the President of the United States Senate, the Chair of the Senate Foreign Relations Committee and to each Senator and Representative from California in the Congress of the United States.'

POM-13. A joint resolution adopted by the Legislature of the State of Tennessee; to the Committee on Foreign Relations:

"HOUSE JOINT RESOLUTION NO. 540

"Whereas, Kuwaiti women are fighting for the right to vote, and for the first time, sec-ular and Islamic women's groups are working together toward winning the right of suffrage; and

"Whereas, however, women were barred from registering to vote in October's par-

liamentary elections; and

"Whereas, during the Persian Gulf hostilities, the courageous men and women of the United States Armed Forces sacrificed personal concerns and the safety of their homeland to liberate Kuwait from the tyranny of their Iraqi oppressors; and

'Whereas, these valiant men and women fought to win the freedom of all Kuwaitis.

both female and male; and

'Whereas, the right to vote is the most important and dearly held right, and civic responsibility, for a citizen of a truly demo-

cratic society; now, therefore,

"Be it resolved by the House of Representatives of the Ninety-Seventh General Assembly of the State of Tennessee, the Senate concurring, That this General Assembly hereby memorializes the President and the Congress of the United States to invoke all prudent measures to encourage the Government of Kuwait to extend the right of suffrage to its female citizens: Be it further

"Resolved. That a copy of this resolution be transmitted to the Honorable George Bush. President of the United States, the Honorable Thomas Foley. Speaker of the House of Representatives, the Honorable Robert Byrd. President Pro Tempore of the Senate, the members of the Tennessee Congressional Delegation, and to the United States Embassy in Kuwait for forwarding to the appropriate chief executive official in the Kuwaiti government.'

POM-14. A joint resolution adopted by the Legislature of the State of California; to the Select Committee on Indian Affairs:

"ASSEMBLY JOINT RESOLUTION NO. 98

"Whereas, Native American religions and religious beliefs predate the creation of the United States Constitution; and

"Whereas, in the Bill of Rights, the First Amendment to the United States Constitution states that "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof"; and

Whereas, until the passage of the American Indian Religious Freedom Act of 1978. religions and religious beliefs of the indigenous people of the land now called the United States of America were not protected by the First Amendment; and

"Whereas, understanding of and respect for Native American religions, and religious sites are not widespread among the nonindigenous population of the United States;

"Whereas, to protect this most basic freedom for Native Americans, the American Indian Religious Freedom Act of 1978 must be amended to clarify current confusion regarding procedures, regulations, and policies pertaining to the identification and protection of Native American sacred and significant cultural sites for use by the descendants of the original inhabitants of this country and for the expansion of cultural and religious understanding of all Americans; to acknowledge the Native American church as lawful and protected under the United States Constitution and the American Indian Religious Freedom Act of 1978; to allow the traditional ceremonial practices of Native Americans to withstand overly restrictive and insensitive regulation; and to protect the rights of Native Americans in the United States to practice their native religions; now, therefore, be

"Resolved by the Assembly and Senate of the State of California, jointly, That the Legisla-ture of the State of California supports the amendments to the American Indian Religious Freedom Act of 1978 proposed by United States Senator Daniel K. Inouve; and be it

"Resolved, That the congressional delegation of California is requested to support the amendments to the American Indian Religious Freedom Act of 1978 proposed by United States Senator Daniel K. Inouve: and be it further

"Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the United States House of Representatives, to each Senator and Representative from California in the Congress of the United States, and to United States Senator Daniel K. Inouye."

POM-15. A petition from a citizen of Dunlap, IL, relative to limits on congressional terms; to the Committee on the Judi-

POM-16. A petition from a citizen of Bridgeport, WA, relative to limits on congressional terms; to the Committee on the Judiciary

POM-17. A joint resolution adopted by the Legislature of the State of California; to the Committee on the Judiciary:

"ASSEMBLY JOINT RESOLUTION NO. 93

"Whereas, on June 2, 1992, six people were fatally injured during the course of a highspeed chase by the United States Border Patrol in Temecula, California; and

"Whereas, similar high-speed chases conducted by officers of the federal Immigration and Naturalization Service have led to fatal accidents in recent years in southern California; and

"Whereas, the federal Immigration and Naturalization Service checkpoint south of Temecula was established in 1934, when the area's population was miniscule and the international border between California and Mexico was almost entirely rural in character; and

"Whereas. nearly 60 years later, the Temecula area is suburban in nature and its

population is growing rapidly; and "Whereas, despite this population growth, the federal Immigration and Naturalization Service has acknowledged 75 high-speed chases in and around Temecula in 1989 alone;

"Whereas, similar situations exist in other parts of southern California and, no doubt, in other parts of the nation near the inter-

national border; and

Whereas, illegal immigration is a misdemeanor that does not warrant the highspeed pursuit typically reserved for suspects of serious or violent crimes, especially in populated areas; and

Whereas, no high-speed chase is worth a human life; the risks those chases pose to public safety far outweigh the benefits of apprehending undocumented immigrants; now,

therefore, be it

"Resolved by the Assembly and Senate of the State of California, jointly, That the Legislature of the State of California respectfully memorializes the President and the Congress of the United States to direct the federal Immigration and Naturalization Service to publicly explain its high-speed chase policies and to revise those policies in the interest of public safety where appropriate, including providing alternatives to high-speed chases in populated areas; and be it further "Resolved. That the Chief Clerk of the As-

sembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to each Senator and Representative from California in the Congress of the United States, and to the Commissioner of Immigration and Naturalization.'

POM-18. A joint resolution adopted by the Legislature of the State of North Carolina: to the Committee on the Judiciary:

"HOUSE BILL 1052

"Whereas, the Senate and House of Representatives of the United States of America assembled (two-thirds of each House concurring) and on March 4, 1789, proposed the following amendment to the Constitution of the United States, to become valid as a part of the Constitution when ratified by the legislatures of the several states, in words as follows:

'ART. II. No law varying the compensation for the service of the senators and representatives, shall take effect until an election of representatives shall have inter-

vened.'; and

"Whereas, this proposed amendment was part of the Bill of Rights containing 12 proposed amendments, only 10 of which have been ratified by a sufficient number of

states; and

"Whereas, by Chapter 19, Laws of 1789, the North Carolina General Assembly ratified all 12 amendments, being one of the few states to ratify Article II of Amendment set out above, and

"Whereas, in recent years, many more states have ratified this proposed amendment, but there may be constitutional questions about whether the actions of the states must be contemporaneous; and

'Whereas, North Carolina is celebrating the Bicentennial of the Bill of Rights; Now,

therefore.

"The General Assembly of North Carolina

"Section 1. The proposed Second Article of Amendment to the Constitution of the United States reading 'No law varying the compensation for the service of the senators and representatives, shall take effect until an election of representatives has intervened'. ratified by Chapter 19, Laws of 1789, is reratified by the General Assembly of the State of North Carolina.

"Sec. 2. The Secretary of State shall send a certified copy of this act to the National Archives and Records Administration, the Clerk of the United States House of Representatives, and to the Secretary of the United States Senate

Sec. 3. This act is effective upon ratifica-

tion.

"In the General Assembly read three times and ratified this the 4th day of July, 1989."

POM-19. A joint resolution adopted by the Legislature of the State of California; to the Committee on Labor and Human Resources:

"ASSEMBLY JOINT RESOLUTION NO. 46

"Whereas, The Congress of the United States is considering reauthorization of the Higher Education Act of 1965, the enabling legislation for all federal higher education programs, including more than \$13 billion in student financial aid: and

Whereas, Higher education will continue to be at the heart of our nation's economic productivity, as rapid technological and international developments demand new

skills and new competencies; and

"Whereas, Accessible higher education is vital to democracy and civic equality, each of which is premised on a citizenry with the capacity to participate fully in society and a public that is literate and informed; now, therefore, be it

"Resolved by the Assembly and Senate of the State of California, jointly, That the Legislature of the State of California memorializes the President and the Congress of the United States to do all of the following as part of the reauthorization of the Higher Education Act of 1965:

"(a) Expand grant assistance for needy students by significantly increasing funding authorizations for the Pell Grant and State Student Incentive Grant programs, restoring the purchasing power of financial aid by raising the maximum Pell Grant award and providing for future annual inflationary adjustments, and increasing the number of Pell Grant awards to assist a greater proportion of the nation's eligible needy students.

'(b) Reform the student loan programs by creating a direct institutional lending pilot program to supplement existing loan programs, and exploring the feasibility of a national student loan bank, coupling increased loan maximums with new authority for institutions to restrict loan eligibility, offering flexible repayment options to reduce default and minimize disincentives to enter public service employment, and consolidating the myriad deferment categories.

'(c) Simplify the financial aid application process by offering a simple needs test for very low income applicants and an application bypass for recipients of public assistance, establishing and funding a national student aid data base, consolidating the Congressional and Pell Grant program needs analysis methodologies, and replacing elements such as the displaced homemaker, dislocated worker, and ward-of-the-court categories with expanded reliance on the professional judgment of campus financial aid offi-

"(d) Curtail federal encroachment on states and campuses by avoiding administrative mandates unrelated to the determination of financial need and academic eligibility, and replacing board regulation with negotiated rulemaking targeted directly at actual abuses. States must retain the authority to ensure access to public colleges and universities without student eligibility for aid being conditioned upon passing a federally imposed admission test.

"(e) Eliminate fees charged to students seeking financial aid, including application fees, loan insurance premiums, and loan

origination fees

'(f) Expand opportunity throughout education by augmenting the special programs for students from disadvantaged backgrounds, reaffirming the authority of institutions to target nonfederal aid, and increasing authorization levels for programs to enlarge and diversify the pool of graduate students moving into the ranks of school and college instructors, and increasing early information and outreach to elementary and junior high school pupils.

(g) Maximize the effectiveness of available resources by enhancing the dissemination of information on financial aid to prospective students and parents, and increasing early information and outreach to elementary and junior high school pupils.

'(h) Ensure that students and the federal aid programs are protected from fraud and abuse by ensuring that federally recognized state licensure. federally established consumer protection standards, and nongovernmental accreditation provide for, at a minimum, all of the following:

"(1) Enforcement of minimum standards of instructional quality, institutional stability, ethical practices, health and safety, and fis-

cal responsibility

(2) Prohibitions against the granting of false or misleading educational credentials or the dissemination of misleading literature or advertising.

'(3) Protections for students against fraud, misrepresentation, or other practices which may lead to an improper loss of funds paid

for educational costs.
"(4) A path for the development of institutions offering fields of study or methods of instruction and innovative delivery systems not previously recognized, such as distance learning; and be it further

"Resolved, That efforts by states and nongovernmental accrediting agencies to enforce additional standards beyond those necessary to ensure that an institution is capable of meeting the requirements of federal programs should not be among the factors considered by the Secretary of Education for recognition; and be it further

"Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, the Speaker of the House of Representatives, the Secretary of Education, and each Senator and Representative from California in the Congress of the United States "

POM-20. A joint resolution adopted by the Legislature of the State of California; to the Committee on Labor and Human Resources:

"ASSEMBLY JOINT RESOLUTION NO. 99

"Whereas, The Congressional Hispanic Caucus is currently considering legislation that would establish a federal program of research and prevention to address the problem of birth defects, with particular attention to the research and prevention needs of minority communities: and

Whereas, Certain birth defects are a serious problem affecting Latino and Chicano

communities nationwide; and

"Whereas, According to data from the Centers for Disease Control (CDC) and the California birth defects monitoring program, neural tube defects afflict the Chicano and Latino community at a significantly higher rate than the general population; and

"Whereas, The Birth Defects Prevention Act of 1992 (H.R. 5531) calls for the creation of a comprehensive program of surveillance,

research, and prevention; and

"Whereas, This legislation would assist states in beginning or enhancing birth defect registries, establishing regional birth defects centers of excellence to conduct research, and providing funds to develop and evaluate birth defects preventive services; and

"Whereas, The Chicano and Latino population, and the entire nation, will significantly benefit from increased research and prevention funding for birth defects; now.

therefore, be it

"Resolved by the Assembly and Senate of the State of California, jointly, That the Legislature of the State of California urges the President and the Congress of the United States to include in pending national health care strategy, and related authorization and appropriations bills, a commitment to establish and fund a research and prevention program focused on the incidence of birth defects in Chicano and Latino communities; and be it further

"Resolved, That this program should in-

clude all of the following:

"(a) The establishment of a national birth defects surveillance and prevention research system, for the following purposes:

"(1) To improve basic birth defects surveillance in every state through the use of vital records, hospital records, and other data.

"(2) To establish regional research centers that would provide comprehensive surveillance data and epidemiologic research needed to study clusters of birth defects, identify their causes, and develop and evaluate preventive services. The centers would additionally provide training and education to health care professionals.

"(b) The development and implementation of a birth defects prevention and intervention program for the following purposes:

"(1) Funding of projects for the prevention of birth defects, with at least one project aimed at enhancing prevention service in an area that is designated medically underserved, has a birthrate for minority women above the national average, and has a high incidence of one or more defects.

"(2) Funding and technical assistance to state health departments to implement programs of proven effectiveness and safety in

prevention of birth defects.

"(c) Broadening of public and professional awareness of birth defects and prevention opportunities, including all of the following:

"(1) Establishment of a clearinghouse at the Centers for Disease Control for the collection, storage, and interpretation of data generated from state birth defects surveillance programs and regional birth defects centers.

"(2) Establishment of an advisory committee for birth defects prevention to gather the views and recommendation of experts.

"(3) Enhancement of public information and education programs for the prevention of birth defects, such as a program using folic acid vitamin supplementation to prevent spina bifida, and alcohol avoidance strategies to prevent fetal alcohol syndrome (FAS); and be it further

"Resolved, That, in order to promote these research and prevention programs, the Legislature urges the President and the Congress of the United States to fund this program;

and be it further

"Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to the members of the Congressional Hispanic Caucus, and to each Senator and Representative from California in the Congress of the United States."

POM-21. A joint resolution adopted by the Legislature of the State of California; to the Committee on Labor and Human Resources:

"ASSEMBLY JOINT RESOLUTION No. 46— Relative to higher education.

"Whereas, the Congress of the United States is considering reauthorization of the Higher Education Act of 1965, the enabling legislation for all federal higher education programs, including more than \$13 billion in student financial aid; and

"Whereas, higher education will continue to be at the heart of our nation's economic productivity, as rapid technological and international developments demand new

skills and new competencies; and

"Whereas, accessible higher education is vital to democracy and civic equality, each of which is premised on a citizenry with the capacity to participate fully in society and a public that is literate and informed; now, therefore be it.

"Resolved by the Assembly and Senate of the State of California, jointly. That the Legislature of the State of California memorializes the President and the Congress of the United States to do all of the following as part of the reauthorization of the Higher Education

Act of 1965:

"(a) Expand grant assistance for needy students by significantly increasing funding authorizations for the Pell Grant and State Student Incentive Grant programs, restoring the purchasing power of financial aid by raising the maximum Pell Grant award and providing for future annual inflationary adjustments, and increasing the number of Pell Grant awards to assist a greater proportion of the nation's eligible needy students.

"(b) Reform the student loan programs by creating a direct institutional lending pilot program to supplement existing loan programs, and exploring the feasibility of a national student loan bank, coupling increased loan maximums with new authority for institutions to restrict loan eligibility, offering flexible repayment options to reduce default and minimize disincentives to enter public service employment, and consolidating the myriad deferment categories.

"(c) Simplify the financial aid application process by offering a simple needs test for very low income applicants and an application bypass for recipients of public assistance, establishing and funding a national student aid data base, consolidating the Congressional and Pell Grant program needs analysis methodologies, and replacing elements such as the displaced homemaker, dislocated worker, and ward-of-the-court categories with expanded reliance on the professional judgment of campus financial aid officers.

"(d) Curtail federal encroachment on states and campuses by avoiding administrative mandates unrelated to the determination of financial need and academic eligibility, and replacing board regulation with negotiated rulemaking targeted directly at actual abuses. States must retain the authority to ensure access to public colleges and universities without student eligibility for aid being conditioned upon passing a federally imposed admission test.

"(e) Eliminate fees charged to students seeking financial aid, including application fees, loan insurance premiums, and loan origination fees.

"(f) Expand opportunity throughout education by augmenting the special programs for students from disadvantaged backgrounds, reaffirming the authority of institutions to target nonfederal aid, and increasing authorization levels for programs to enlarge and diversify the pool of graduate students moving into the ranks of school and college instructors, and increasing early information and outreach to elementary and junior high school pupils.

"(g) Maximize the effectiveness of available resources by enhancing the dissemination of information on financial aid to prospective students and parents, and increasing early information and outreach to elementary and junior high school pupils.

"(h) Ensure that students and the federal aid programs are protected from fraud and abuse by ensuring that federally recognized state licensure, federally established consumer protection standards, and nongovernmental accreditation provide for, at a minimum, all of the following:

"(1) Enforcement of minimum standards of instructional quality, institutional stability, ethical practices, health and safety, and fis-

cal responsibility.

"(2) Prohibitions against the granting of false or misleading educational credentials or the dissemination of misleading literature or advertising.

"(3) Protections for students against fraud, misrepresentation, or other practices which may lead to an improper loss of funds paid for educational costs.

"(4) A path for the development of institutions offering fields of study or methods of instruction and innovative delivery systems not previously recognized, such as distance learning; and be it further

"Resolved, That efforts by states and nongovernmental accrediting agencies to enforce additional standards beyond those necessary to ensure that an institution is capable of meeting the requirements of federal programs should not be among the factors considered by the Secretary of Education for recognition; and be it further

"Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, the Speaker of the House of Representatives, the Secretary of Education, and each Senator and Representative from California in the Congress of the United States."

POM-22. A joint resolution adopted by the Legislature of the State of California; to the Committee on Labor and Human Resources:

"ASSEMBLY JOINT RESOLUTION NO. 104

"Whereas, the Omnibus Budget Reconciliation Act (OBRA) of 1990, Public Law 101-508, reduced the pension benefits for single veterans in Medi-Cal funded nursing homes from \$950 per month to \$90 per month; and "Whereas, in annual terms the pension was

"Whereas, in annual terms the pension was reduced from \$11,400 per year to \$1,080 per

year, and

"Whereas, with respect to the veteran who uses his or her pension to pay for his or her nursing home care, OBRA effectively shifted the cost of the veteran's care from the veteran's pension to Medi-Cal; and

"Whereas, since the State of California pays 50 percent of the Medi-Cal costs for nursing home care, OBRA effectively shifted approximately \$18,000,000 from the federal budget to California's Medi-Cal budget; and

"Whereas, that section of OBRA that reduced the veteran's pension from \$950 per

month to \$90 per month is scheduled to sun-

set on September 30, 1992; and

"Whereas, the pension reduction for veterans costs state taxpayers approximately \$18,000,000 per year, and the pension reduction for approximately nine thousand widows of veterans that will reduce their annual pension from \$11,400 to \$1,080 per year, and will cost the taxpayers \$30,000,000 per year. and

"Whereas, there are several bills in Congress that would repeal the sunset provisions affecting the OBRA provisions, including S. 2323, the Veterans' Survivors' Benefits Im-

provement Act of 1992; and

Whereas, if the sunset is repealed and if the pension reduction is extended to surviving spouses, these veterans and their spouses will lose the pensions they have earned, and, in addition, the federal policy makers will have shifted that expense to the Medi-Cal budget of the State of California; and

"Whereas, it is believed that this act will cost not only the veterans and widows of veterans of this state but the other taxpayers of this state approximately \$48,000,000 per year;

"Whereas, there are 2,800,000 veterans in the State of California, many of whom can be considered for the Medi-Cal reductions in

future years; now, therefore, be it

"Resolved by the Assembly and Senate of the State of California, jointly, That the Legislature of the State of California respectfully memorializes the President and the Congress of the United States to allow the pension benefit provisions in question to terminate. thus ensuring that the State of California does not lose Medi-Cal funding and that veterans of this state do not lose the pension benefits that they have earned so gallantly; and be it further

"Resolved, That the Chief Clerk of the Assembly transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to each Senator and Representative from California in the Congress of the United States, and to each member of the House and Senate Committees on Veter-

ans' Affairs.'

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second time by unanimous consent, and referred as indicated:

Mr. MITCHELL (for Mr. GLENN (for himself, Mr. ROTH, Mr. PRYOR, Mr. STEVENS, and Mr. GRASSLEY)):

S.J. Res. 1. A joint resolution to ensure that the compensation and other emoluments attached to the office of Secretary of the Treasury are those which were in effect on January 1, 1989; considered and passed.

By Mr. MITCHELL: S.J. Res. 2. A joint resolution to authorize the United States Secret Service to continue to furnish protection to the former Vice President or his spouse; considered and

passed.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. MITCHELL:

S. Res. 1. A resolution informing the President of the United States that a quorum of each House is assembled; considered and agreed to.

By Mr. DOLE:

S. Res. 2. A resolution informing the House of Representatives that a quorum of the Senate is assembled; considered and agreed to. By Mr. MITCHELL:

- S. Res. 3. A resolution fixing the hour of daily meeting of the Senate: considered and agreed to.
- S. Con. Res. 1. A concurrent resolution to provide for the counting on January 6, 1993, of the electoral votes for President and Vice President of the United States: considered and agreed to.

By Mr. MITCHELL (for Mr. FORD):

S. Con. Res. 2. A concurrent resolution to extend the life of the Joint Congressional Committee on Inaugural Ceremonies and the provisions of S. Con. Res. 103; considered and agreed to.

By Mr. MITCHELL:

S. Con. Res. 3. A concurrent resolution providing for a recess or adjournment of the Senate from January 6 or 7, 1993 to January 20, 1993, and an adjournment of the House from January 6, 1993 to January 20, 1993; considered and agreed to.

SENATE CONCURRENT RESOLU-TION 1-TO PROVIDE FOR THE COUNTING ON JANUARY 6, 1993, OF THE ELECTORAL VOTES FOR PRESIDENT AND VICE PRESI-DENT OF THE UNITED STATES

Mr. MITCHELL submitted the following concurrent resolution; which was considered and agreed to:

S. CON. RES. 1

Resolved by the Senate (the House of Representatives concurring), That the two Houses of Congress shall meet in the Hall of the House of Representatives on Wednesday, the 6th day of January 1993, at 1 o'clock post meridian, pursuant to the requirements of the Constitution and laws relating o the election of President and Vice President of the United States, and the President of the Senate shall be their Presiding Officer; that two tellers shall be previously appointed by the President of the Senate on the part of the Senate and two by the Speaker on the part of the House of Representatives, to whom shall be handed, as they are opened by the President of the Senate, all the certificates and papers purporting to be certificates of the electoral votes, which certificates and papers shall be opened, presented, and acted upon in the alphabetical order of the States, beginning with the letter "A"; and said tellers, having then read the same in the presence and hearing of the two Houses, shall make a list of the votes as they shall appear from the said certificates; and the votes having been ascertained and counted in the manner and according to the rules by law provided. the result of the same shall be delivered to the President of the Senate, who shall there-upon announce the state of the vote, which announcement shall be deemed sufficient declaration of the persons, if any, elected President and Vice President of the United States, and, together with a list of the votes. be entered on the Journals of the two Houses.

SENATE CONCURRENT RESOLU-TION 2-TO EXTEND THE LIFE OF THE JOINT CONGRESSIONAL COMMITTEE ON INAUGURAL CEREMONIES AND THE PROVI-SIONS OF SENATE CONCURRENT RESOLUTION 103

Mr. MITCHELL submitted the following concurrent resolution; which was considered and agreed to:

S. CON. RES. 2

Resolved by the Senate (the House of Representatives concurring), That effective January 5, 1993, the joint committee created by S. Con. Res. 102 of the One Hundred Second Congress, to make the necessary arrangements for the inauguration, is hereby continued with the same power and authority. The joint committee may accept gifts and donations of goods and services to carry out its responsibilities.

SEC. 2. That effective from January 5, 1993. the provisions of S. Con. Res. 103 of the One Hundred Second Congress, to authorize the rotunda of the United States Capitol to be used in connection with the proceedings and ceremonies for the inauguration of the President-elect and the Vice President-elect of the United States, are hereby continued with

the same power and authority.

SENATE CONCURRENT RESOLU-TION 3-PROVIDING FOR A RE-CESS OR ADJOURNMENT OF SENATE FROM JANUARY 6 OR 7, 1993, AND AN ADJOURNMENT OF THE HOUSE FROM JANUARY 6, 1993, TO JANUARY 20, 1993

Mr. MITCHELL submitted the following concurrent resolution; which was considered and agreed to:

S. CON. RES. 3

Resolved by the Senate (the House of Representatives concurring). That when the Senate recesses or adjourns on Wednesday, January 6, or Thursday, January 7, 1993, pursuant to a motion made by the majority leader or his designee, in accordance with the provisions of this resolution, it stand recessed or adjourned until 3 o'clock p.m. on Wednesday, January 20, 1993, and that when the House of Representatives adjourns on Wednesday, January 6, 1993, pursuant to a motion made by the majority leader or his designee, in accordance with the provisions of this resolution, it stand adjourned until 10 o'clock a.m. on Wednesday, January 20, 1993, or until 12 o'clock noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution.

SEC. 2. The Majority Leader of the Senate and the Speaker of the House, acting jointly after consultation with the minority leader of the Senate and the minority leader of the House, shall notify the Members of the Senate and the House, respectively, to reassemble whenever, in their opinion, the public in-

terest shall warrant it.

SENATE RESOLUTION 1-INFORM-ING THE PRESIDENT OF THE THAT UNITED STATES QUORUM OF EACH HOUSE IS AS-SEMBLED

Mr. MITCHELL submitted the following resolution; which was considered and agreed to:

S. RES. 1

Resolved, That a committee consisting of two Senators be appointed to join such committee as may be appointed by the House of Representatives to wait upon the President of the United States and inform him that a quorum of each House is assembled and that the Congress is ready to receive any communication he may be pleased to make.

SENATE RESOLUTION 2—INFORM-ING THE HOUSE OF REPRESENT-ATIVES THAT A QUORUM OF THE SENATE IS ASSEMBLED

Mr. DOLE submitted the following resolution; which was considered and agreed to:

S. RES. 2

Resolved, That the Secretary inform the House of Representatives that a quorum of the Senate is assembled and that the Senate is ready to proceed to business.

SENATE RESOLUTION 3—FIXING THE HOUR OF DAILY MEETING OF THE SENATE

Mr. MITCHELL submitted the following resolution which was considered and agreed to:

S. RES. 3.

Resolved, That the hour of daily meeting of the Senate be 12 o'clock meridian unless otherwise ordered.

NOTICE OF DETERMINATION BY THE SELECT COMMITTEE ON ETHICS UNDER RULE 35, PARA-GRAPH 4, PERMITTING ACCEPT-ANCE OF A GIFT OF EDU-CATIONAL TRAVEL FROM A FOR-EIGN ORGANIZATION

• Mr. SANFORD. Mr. President, it is required by paragraph 4 of rule 35 that I place in the Congressional Record notices of Senate employees who participate in programs, the principal objective of which is educational, sponsored by a foreign government or a foreign educational or charitable organization involving travel to a foreign country paid for by that foreign government or organization.

The select committee received a request for a determination under rule 35 for the Honorable WILLIAM V. ROTH, Jr., to participate in a program in Belgium, sponsored by the Chicago Council on Foreign Relations and the North Atlantic Assembly, from November 15–20, 1992.

The committee has determined that participation by Senator ROTH in this program, at the expense of the Chicago Council on Foreign Relations and the North Atlantic Assembly, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Marc E. Solomon, a member of the staff of Senator DANFORTH, to participate in a program in China, sponsored

by the Chinese People's Institute of Foreign Affairs and the U.S.-Asia Institute, from November 30-December 10, 1992.

The committee has determined that participation by Mr. Solomon in this program, at the expense of the Chinese People's Institute of Foreign Affairs, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Darren Dick, a member of the staff of Senator DOLE, to participate in a program in Korea, sponsored by the Asan Foundation, from November 14-21, 1992.

The committee has determined that participation by Mr. Dick in this program, at the expense of the A-san Foundation, is in the interest of the Senate and the United States

The select committee received a request for a determination under rule 35 for Robert J. Ludwiczak, a member of the staff of Senator GRASSLEY, to participate in a program in Chile, sponsored by the Chilean American Chamber of Commerce, from November 16-21, 1992.

The committee has determined that participation by Mr. Ludwiczak in this program, at the expense of the Chilean American Chamber of Commerce, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Dr. Robert Lockwood, a member of the staff of Senator HATCH, to participate in a program in Chile, sponsored by the Chilean American Chamber of Commerce, from November 16-21, 1992.

The committee has determined that participation by Dr. Lockwood in this program, at the expense of the Chilean American Chamber of Commerce, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Proctor Jones, a member of the staff of Senator BYRD, to participate in a program in China, Hong Kong and Taiwan sponsored by the Chinese People's Institute of Foreign Affairs, from January 2–16, 1993.

The committee has determined that participation by Mr. Jones in this program, at the expense of the Chinese People's Institute of Foreign Affairs, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Senator JOHNSTON to participate in a program in China, Hong Kong and Taiwan sponsored by the Chinese People's Institute of Foreign Affairs, from January 2-16, 1993.

The committee has determined that participation by Senator JOHNSTON in this program, at the expense of the Chinese People's Institute of Foreign Affairs, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Julie Dammann, a member of the staff of Senator BOND, to participate in a program in Taiwan, sponsored by Soochow University, from December 2-8, 1992.

The committee has determined that participation by Ms. Dammann in this program, at the expense of Soochow University, was in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for McLane Layton, a member of the staff of Senator NICKLES, to participate in a program in Taiwan, sponsored by the Coordinated Council for North American Affairs and the Chung Yuan Christian University, from December 11–18, 1992.

The committee has determined that participation by Ms. Layton in this program, at the expense of the Chung Yuan Christian University, is in the interest of the Senate of the United States.

The select committee received a request for a determination under rule 35 for Joseph Harroz, a member of the staff of Senator Boren, to participate in a program in china, sponsored by the Chinese People's Institute of Foreign Affairs, from November 28-December 14, 1992.

The committee determined that participation by Mr. Harroz in this program, at the expense of the Chinese People's Institute of Foreign Affairs, was in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Sarah Brown, a member of the staff of Senator DOLE, to participate in a program in China, sponsored by the Chung Yuan Christian University from January 3-10, 1992.

The committee determined that participation by Ms. Brown in this program, at the expense of the Chung Yuan Christian University is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Mike Bertman, a member of the staff of Senator NICKLES, to participate in a program in Taiwan, sponsored by Chung Yuan Christian University, from January 2-10, 1993.

The committee has determined that participation by Mr. Bertman in this program, at the expense of Chung Yuan Christian University, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Jonathan F. Rief, a member of the staff of Senator Nunn, to participate in a program in Australia from November 20-December 5, 1992, sponsored by the American Council for Young Political Leaders [ACYPL] and the Australian Political Exchange Committee [APEC].

The committee has determined that participation by Mr. Rief in this program, at the expense of ACYPL and APEC, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Andrew W. Johnson, a member of the staff of Senator Exon, to participate in a program in Taiwan, sponsored by the Soochow University, from December 1–8, 1992.

The committee has determined that participation by Mr. Johnson in this program, at the expense of the Soochow University, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Samuel H. Poole, a member of the staff of Senator Sanford, to participate in a program in Australia from November 20-December 27, 1992, sponsored by the American Council for Young Political Leaders [ACYPL] and the Australian Political Exchange Committee [APEC].

The committee has determined that participation by Mr. Poole in this program, at the expense of ACYPL—using private funds only—and APEC, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Senator BROWN and his wife to participate in a program in Hong Kong and China, sponsored by the American Chamber of Commerce in Shanghai [ACCS] and the Chinese People's Institute of Foreign Affairs in Beijing [CPIFA], from August 8–17, 1991.

The committee determined that participation by Senator Brown and his wife in this program, at the expense of ACCS and CPIFA, was in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Craig Lovitt, a member of the staff of Senator DIXON, to participate in a program in Hong Kong and China, sponsored by the American Chamber of Commerce in Shanghai [ACCS] and the Chinese People's Institute of Foreign Affairs in Beijing [CPIFA], from August 8-17, 1991.

The committee determined that participation by Mr. Lovitt in this program, at the expense of ACCS and CPIFA, was in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Kennie Gill a member of the staff of Senator FORD, to participate in a program in China, sponsored by the Chinese People's Institute of Foreign Affairs, from November 28-December 12, 1992.

The committee has determined that participation by Ms. Gill in this program, at the expense of the Chinese People's Institute of Foreign Affairs, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Terri Nintemann, a member of the staff of Senator LUGAR, to participate in a program in Taiwan, sponsored by the Soochow University, from December 2-8, 1992.

The committee has determined that participation by Ms. Nintemann in this program, at the expense of the Soochow University, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Dean Gloy, a member of the staff of Senator DECONCINI, to participate in a program in Taiwan, sponsored by the Soochow University, from December 1-8, 1992.

The committee has determined that participation by Mr. Gloy in this program, at the expense of the Soochow University, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Michael A. Ceurvorst, a member of the staff of Senator MITCHELL, to participate in a program in Austria, sponsored by the Austrian Federal Economic Chamber, from November 18-25, 1992.

The committee has determined that participation by Mr. Ceurvorst in this program, at the expense of the Austrian Federal Economic Chamber, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Christopher McLean, a member of the staff of Senator Exon, to participate in a program in China, sponsored by the Chinese People's Institute of Foreign Affairs, from November 28-December 12, 1992.

The committee has determined that participation by Mr. McLean in this program, at the expense of the Chinese People's Institute of Foreign Affairs, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Timothy J. Galvin, a member of the staff of Senator Kerrey, to participate in a program in Chile, sponsored by the Chilean American Chamber of Commerce, from November 16–21, 1992.

The committee has determined that participation by Mr. Galvin in this program, at the expense of the Chilean American Chamber of Commerce, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Edward Long, a member of the staff of Senator HARKIN, to participate in a program in Chile, sponsored by the Chilean American Chamber of Commerce, from November 16–21, 1992.

The committee has determined that participation by Mr. Long in this pro-

gram, at the expense of the Chilean American Chamber of Commerce, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Mary Irace, a member of the staff of Senator SARBANES, to participate in a program in Chile, sponsored by the Chilean American Chamber of Commerce, from November 16–20, 1992.

The committee has determined that participation by Ms. Irace in this program, at the expense of the Chilean American Chamber of Commerce, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Ivan A. Schlager, a member of the staff of Senator Hollings, to participate in a program in Japan, sponsored by the Japan Center for International Exchange/USA [JCIE/USA] and the Japan Center for International Exchange/Japan [JCIE/Japan], from December 5–13, 1992.

The committee has determined that participation by Mr. Schlager in this program, at the expense of JCIE/USA and JCIE/Japan, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Dalton Smith, a member of the staff of Senator HEFLIN, to participate in a program in Taiwan, sponsored by Soochow University, from December 1-8, 1992.

The committee has determined that participation by Mr. Smith in this program, at the expense of Soochow University, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for James K. Sakai, a member of the staff of Senator AKAKA, to participate in a program in China, sponsored by Chinese People's Institute of Foreign Affairs, from November 28 to December 12, 1992.

The committee determined that participation by Mr. Sakai in this program, at the expense of the Chinese People's Institute of Foreign Affairs is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for James L. Price, a member of the staff of Senator Sarbanes, to participate in a program in Japan, sponsored by the Japan Center for International Exchange/USA [JCIE/USA] and the Japan Center for International Exchange/Japan [JCIE/Japan], from December 5–13, 1992.

The committee has determined that participation by Mr. Price in this program, at the expense of JCIE/USA and JCIE/Japan, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35

for Ken Levinson, a member of the staff of Senator ROCKEFELLER, to participate in a program in Japan, sponsored by the Japan Center for International Exchange/USA [JCIE/USA] and the Japan Center for International Exchange/Japan [JCIE/Japan], from December 5-13, 1992.

The committee has determined that participation by Mr. Levinson in this program, at the expense of JCIE/USA and JCIE/Japan, is in the interest of the Senate and the United States.

The select committee received a request for a determination under rule 35 for Debbie Price, a member of the staff of Senator NICKLES, to participate in a program in Taiwan, sponsored by the Coordinated Council for North American Affairs and the Soochow University, from December 14-21, 1992.

The committee has determined that participation by Ms. Price in this program, at the expense of Soochow University, is in the interest of the Senate

and the United States.

The select committee received a request for a determination under rule 35 for Richard Innes, a member of the staff of Senator CHAFEE, to participate in a program in Taiwan, sponsored by Soochow University, from December 2-8, 1992.

The committee has determined that participation by Mr. Innes in this program, at the expense of Soochow University, is in the interest of the Senate

and the United States.

The select committee received a request for a determination under rule 35 for John Aravosis, a member of the staff of Senator STEVENS, to participate in a program in Japan, sponsored by the Japanese Ministry of Foreign Affairs, from December 5-16, 1992.

The committee has determined that participation by Mr. Aravosis in this program, at the expense of the Government of Japan, is in the interest of the

Senate and the United States.

The select committee received a request for a determination under rule 35 for Mark Ashby, a member of the staff of Senator BREAUX, to participate in a program in China, sponsored by the Chinese People's Institute of Foreign Affairs, from November 28 to December 12, 1992.

The committee has determined that participation by Mr. Ashby in this program, at the expense of the Chinese People's Institute of Foreign Affairs was in the interest of the Senate and

the United States.

The select committee received a request for a determination under rule 35 for Patrick J. Pettey, a member of the staff of Senator SMITH, to participate in a program in Taiwan, sponsored by Chung Yuan Christian University, from January 3-10, 1993.

The committee has determined that participation by Mr. Pettey in this program, at the expense of Chung Yuan Christian University, is in the interest of the Senate and the United States.

ORDER FOR RECESS

Mr. MITCHELL. Mr. President, I ask unanimous consent that, upon the conclusion of my remarks which I am about to make, brief remarks, that the Senate stand in recess as under the previous order.

The PRESIDING OFFICER. Without

objection, it is so ordered.

STRATEGIC OFFENSIVE ARMS AGREEMENT OF JANUARY 3, 1993

Mr. MITCHELL. Mr. President, the START II Treaty signed on January 3 this year ushers in the prospect of a more secure world. It is a great credit to President Bush that he has continued to pursue the treaty to its successful signing. I take this occasion to offer my congratulations and my high tribute to President Bush. His action on this treaty is historic in scope and signification

This treaty will lead to a reduction of almost three-quarters of nuclear weapons from current levels. Most important of all, all warheads for firststrike heavy intercontinental ballistic missiles are slated for elimination, and all multiple independently targeted reentry vehicles are slated for elimination, both by no later than the year

2003.

This is an unprecedented breakthrough for the security of the world. Ever since their development, both intercontinental ballistic weapons and MIRV'd weapons escalated the nuclear arms race. For more than 30 years, Presidents of both parties have sought to reduce the risk these weapons brought to the world.

Until the breakup of the Soviet Union, those efforts met with limited success and, indeed, with some setbacks. The breakup of the Soviet Union provided an opportunity that did not previously exist and President Bush took advantage of that opportunity

with skill and energy.

A little more than 3 months ago, the Senate ratified the first START Treaty. The speed with which we are now able to consider its successor is encouraging. President-elect Clinton has expressed the hope of early Senate action on this treaty, and I assure him that it will be expeditiously and thoroughly considered, as it should be.

The treaty is important for the direct effects it will have on the world's two greatest nuclear arsenals. But it is also an important starting point for us to work with other nuclear powers and

aspiring nuclear powers.

The enormous reductions this treaty will make in those weapons within the United States and former Soviet arsenals is a factor that can and must be used to continue the movement away from weapons of mass destruction and toward a more stable and secure world

The START II Treaty is not the only action, nor is it the last action we

must take with respect to controlling nuclear proliferation.

A comprehensive nuclear test ban remains an important goal. So does the international nonproliferation regime. We must remain vigilant that the terms of the treaty are fulfilled.

So the treaty does not close the books on nuclear weapons issues. But it is an important step in eliminating the nuclear sword that has hung over humanity's head for almost half a century, and it is a very good omen for the beginning of a new year.

APPOINTMENT BY THE REPUBLICAN LEADER

The PRESIDING OFFICER. Chair, on behalf of the Republican leader, pursuant to Public Law 100-204, announces the appointment of the Senator from South Dakota [Mr. PRES-SLER] to the U.S. Commission on Improving the Effectiveness of the United Nations, vice the Senator from Kansas [Mrs. Kassebaum], resigned.

RECESS UNTIL TOMORROW AT 12:40 P.M.

The PRESIDING OFFICER. Under the previous order, the Senate stands in recess until 12:40 p.m. tomorrow, Wednesday.

Thereupon, the Senate, at 1:18 p.m., recessed until Wednesday, January 6,

1993, at 12:40 p.m.

NOMINATIONS

Executive nominations received by the Senate January 5, 1993:

DEFENSE BASE CLOSURE AND REALIGNMENT COMMISSION

PETER B. BOWMAN, OF MAINE, TO BE A MEMBER OF THE DEFENSE BASE CLOSURE AND REALIGNMENT COM-MISSION FOR A TERM EXPIRING AT THE END OF THE FIRST SESSION OF THE 103D CONGRESS, VICE DUANE H. CASSIDY, TERM EXPIRED.

BEVERLY BUTCHER BYRON, OF MARYLAND, TO BE A

BEVERLY BUTCHER BYRON, OF MARYLAND, TO BE A MEMBER OF THE DEFENSE BASE CLOSURE AND REALIGNMENT COMMISSION FOR A TERM EXPIRING AT THE END OF THE FIRST SESSION OF THE 10BD CONGRESS, VICE ALEXANDER B. TROWBRIDGE, TERM EXPIRED.

JAMES A. COURTER, OF NEW JERSEY, TO BE A MEMBER OF THE DEFENSE BASE CLOSURE AND REALIGNMENT COMMISSION FOR A TERM EXPIRING AT THE END OF THE FIRST SESSION OF THE 103D CONGRESS, (REAPPOINTMENT)

MENT)
REBECCA GERNHARDT COX. OF THE DISTRICT OF COLUMBIA, TO BE A MEMBER OF THE DEFENSE BASE CLOSURE AND REALIGNMENT COMMISSION FOR A TERM EXPIRING AT THE END OF THE FIRST SESSION OF THE 103D
CONGRESS, VICE JAMES C. SMITH II, TERM EXPIRED.
HANSFORD T. JOHNSON, OF TEXAS, TO BE A MEMBER
OF THE DEFENSE BASE CLOSURE AND REALIGNMENT
COMMISSION FOR A TERM EXPIRING AT THE END OF THE
FIRST SESSION OF THE 103D CONGRESS, VICE WILLIAM L.
BALL HIL TERM EXPIRED.

BALL III, TERM EXPIRED.

ARTHUR LEVITT, JR., OF NEW YORK, TO BE A MEMBER OF THE DEFENSE BASE CLOSURE AND REALIGNMENT COMMISSION FOR A TERM EXPIRING AT THE END OF THE FIRST SESSION OF THE 103D CONGRESS. (REAPPOINT-

HARRY C. MCPHERSON, JR., OF MARYLAND, TO BE A MEMBER OF THE DEFENSE BASE CLOSURE AND RE-ALIGNMENT COMMISSION FOR A TERM EXPIRING AT THE END OF THE FIRST SESSION OF THE 103D CONGRESS, VICE

END OF THE FIRST SESSION OF THE 1830 CONGRESS, VICE HOWARD H. CALLAWAY, TERM EXPIRED. ROBERT D. STUART, JR., OF ILLINOIS, TO BE A MEMBER OF THE DEFENSE BASE CLOSURE AND REALIGNMENT COMMISSION FOR A TERM EXPIRING AT THE END OF THE FIRST SESSION OF THE 163D CONGRESS. (REAPPOINT-

JAMES A. COURTER, OF NEW JERSEY, TO BE CHAIRMAN OF THE DEFENSE BASE CLOSURE AND REALIGNMENT COMMISSION. (REAPPOINTMENT)

SCOTT C. LEIBFRIED

DEPARTMENT OF DEFENSE

STEVEN MULLER. OF MARYLAND, TO BE A MEMBER OF THE NATIONAL SECURITY EDUCATION BOARD FOR A TERM OF 4 YEARS. (NEW POSITION)
S. WILLIAM PATTIS, OF ILLINOIS, TO BE A MEMBER OF

S. WILLIAM FATTS, OF ILLINOIS, TO BE A MEMBER OF THE NATIONAL SECURITY EDUCATION BOARD FOR A TERM OF 4 YEARS. (NEW POSITION) RICHARD F. STOLZ. OF MARYLAND, TO BE A MEMBER OF THE NATIONAL SECURITY EDUCATION BOARD FOR A TERM OF 4 YEARS. (NEW POSITION)

INSTITUTE OF AMERICAN INDIAN AND ALASKA NATIVE CULTURE AND ARTS DEVELOPMENT

MARION G. CHAMBERS, OF NEW MEXICO, TO BE A MEM-BER OF THE BOARD OF TRUSTEES OF THE INSTITUTE OF AMERICAN INDIAN AND ALASKA NATIVE CULTURE AND ARTS DEVELOPMENT FOR A TERM EXPIRING MAY 19, 1996, VICE JAMES COURTNEY JENNINGS, TERM EXPIRED.

COPYRIGHT ROYALTY TRIBUNAL

EDWARD J. DAMICH, OF VIRGINIA, TO BE A COMMISSIONER OF THE COPYRIGHT ROYALTY TRIBUNAL FOR A TERM OF 7 YEARS.

BRUCE D. GOODMAN, OF PENNSYLVANIA, TO BE COM-MISSIONER OF THE COPYRIGHT ROYALTY TRIBUNAL FOR A TERM OF 7 YEARS.

ADMINISTRATIVE CONFERENCE OF THE UNITED STATES

BRIAN C. GRIFFIN, OF OKLAHOMA, TO BE CHAIRMAN OF BRIAN C. GRIFFIN, OF OLLAHOMA, TO BE CHAIRMAN OF THE ADMINISTRATIVE CONFERENCE OF THE UNITED STATES FOR THE TERM OF 5 YEARS, VICE MARSHALL JORDAN BERGER, TO WHICH POSITION HE WAS AP-POINTED DURING THE LAST RECESS OF THE SENATE.

INTERNATIONAL JOINT COMMISSION, UNITED STATES AND CANADA

ROBERT F. GOODWIN, OF MARYLAND, TO BE A COMMISSIONER ON THE PART OF THE UNITED STATES ON THE INTERNATIONAL JOINT COMMISSION, UNITED STATES AND CANADA, TO WHICH POSITION HE WAS APPOINTED DURING THE LAST RECESS OF THE SENATE. (RE-APPOINTMENT)

DEPARTMENT OF TRANSPORTATION

STEPHEN T. HART, OF VIRGINIA. TO BE AN ASSISTANT SECRETARY OF TRANSPORTATION, VICE MARION CLIF-TON BLAKEY, TO WHICH POSITION HE WAS APPOINTED DURING THE LAST RECESS OF THE SENATE.

CORPORATION FOR PUBLIC BROADCASTING

DAVID P. PROSPERI, OF ILLINOIS, TO BE A MEMBER OF THE BOARD OF DIRECTORS OF THE CORPORATION FOR PUBLIC BROADCASTING FOR A TERM EXPIRING JANU-ARY 31, 1998, VICE MARSHALL TURNER, JR., TERM EX-PIRED, TO WHICH POSITION HE WAS APPOINTED DURING THE LAST RECESS OF THE SENATE.

LEGAL SERVICES CORPORATION

NORMAN D. SHUMWAY, OF CALIFORNIA, TO BE A MEM-BER OF THE BOARD OF DIRECTORS OF THE LEGAL SERV-ICES CORPORATION FOR THE REMAINDER OF THE TERM EXPIRING JULY 13, 1993, TO WHICH POSITION HE WAS AP-POINTED DURING THE LAST RECESS OF THE SENATE.

IN THE COAST GUARD

THE FOLLOWING OFFICERS OF THE U.S. COAST GUARD FOR APPOINTMENT TO THE GRADE OF REAR ADMIRAL:

KENT H. WILLIAMS JAMES M. LOY

JOHN L. LINNON, JR.

THE FOLLOWING OFFICERS OF THE U.S. COAST GUARD FOR APPOINTMENT TO THE GRADE OF REAR ADMIRAL (LOWER HALF):

HOWARD B GEHRIN GORDON G. PICHE PAUL M. BLAYNEY

JOHN E SHKOR PAUL E. BUSICK

IN THE COAST GUARD

THE FOLLOWING RESERVE OFFICERS OF THE U.S. COAST GUARD RESERVE ARE NOMINATED FOR PRO-MOTION OF THE GRADE OF CAPTAIN:

THOMAS M. KULIK KENNETH D. APPLETON DOUGLAS E. CLAPP

THE FOLLOWING RESERVE OFFICERS OF THE U.S. COAST GUARD RESERVE ARE NOMINATED FOR PROMOTION OF THE GRADE OF COMMANDER:

LARRY J. BARROW

GEORGE W. MOLESSA. JR.

THE FOLLOWING REGULAR OFFICER OF THE U.S. COAST GUARD OF THE COAST GUARD BAND FROM THE COAST GUARD ACADEMY IS NOMINATED FOR PROMOTION TO THE GRADE OF COMMANDER:

THE FOLLOWING CADETS FROM THE U.S. COAST GUARD ACADEMY ARE NOMINATED FOR APPOINTMENT TO THE GRADE OF ENSIGN:

JOSEPH P. ALLMAN CHRISTOPHER ADAMS DOUGLAS P. ANDERSON DANIEL R. ANDREW BERNARD H. ARMBRUSTER PAUL E. BAKER KEVIN M. BANKS DAVID C. BARATA JOHN F. BARKER CHRISTOPHER M. BARROWS

CHARLES M. BELL STEVEN J. BOSAU EDWARD A. BOWEN BENNETT W. BOYER PETER F. BRADY, JR. MARY M. BRITTON MARY M. BRITTON
DONALD L. BROWN, JR.
TIMOTHY J. BUCHANAN
JAMES D. BURNS
RUSSEL S. BURNSIDE
WILLIAM CARTER WILLIAM CARTER
ANTHONY J. CERAOLO
DANIEL L. CHOLDIN
PHILIP A. CLAWSON
JENNIFER K. CLINE
WILLIAM P. COBB
MICHAEL W. CRIBBS
GREGORY J. CZERWONKA
JAMES W. DALITSCH
KARL D. DAVIS
ROLAND DAVIS ROLAND DAVIS MICHAEL D. DEAN DANIEL J. DEPTULA CHARLENE L. DOWNEY PATRICK J. DUGAN JOHN C. DURBIN DAVID A. DWYER DOUGLAS K. EDGECOMB BRIAN E. EDMISTON REBEKAH L. EFFMAN DAVID M. EHLERS CARL A. ELLIS JAMES C. ESTRAMONTE,

JR.
DENNIS C. EVANS
STEPHEN J. FABIAN
RENDALL B. FARLEY
IAN B. FINLEY
MATTHEW W. FLICK
EDMUND T. FOERSTER JR. EDMUND T. FOERSTER GREGGRY T. FULLER PATRICK J. GALLAGHER GEORGE D. GANOUNG HARRY E. GEORGE III CHRISTIAN J. GLANDER MICHAEL W. GLANDER KYRA M. GLYNN JEFFREY W. GOD NELSON E. GOUBEAUX BRIAN C. GRAF BRANDON A. GRANAI BRIAN C. GRAF BRANDON A. GRANAI MICHAEL J. GRIFFIN JASON R. HAMILTON ELLEN L. HAMMER LON F. HAMOR KARL A. HANSEN KEVIN J. HANSON JOHN P. HASTINGS JOSEPH J. HEALY COREY A. HENIGE RICHARD J. HEPPENSTALL JOSEPH P. HIGGINS STEVEN J. HILL BRIAN J. HOFFERBER RUSSELL E HOLMES JILL M. HONCOOP TROY A. HOSMER EVAN D. HUDSPETH GREGORY T. HUGHES
KEVIN M. HUGHES
MARKUS A. HUGI
DAVID A. HUSTED
DOUGLAS C. JOHNSON
JEFFREY A. JONES
ROBERT M. KEITH
SCOTT J. KELLY
SCOTT H. KIM
JEFFREY J. KINGSLEY
ERICH F. KLEIN
JOSEPH E. KRAMEK
MATT G. KRAMER GREGORY T. HUGHES MATT G. KRAMER
JESSICA M. KRAUS
PATRICIA M. LACOMBE
JANICE LAINE JANICE LAINE
CRAIG J. LAKOTA
PETER A. LA MORE
ROBERT J. LANDOLFI
SCOTT E. LANGUM
BRIGHAM B. LEANE

MICHAEL R.
LEONGUERRERO
JENNIFER H. LOUVAR
WENDY LOWENTHAL
PATRICK J. MACK
ROBERT S. MARINO
EDWARD N. MARSHALL
STEPHEN C. MARSTON
AUGUST T. MARTIN
SCOTT P. MASON
SHAWN D. MAULDIN
STEVEN P. MC GEE
DANIEL P. MC INTYRE
JOHN P. MECKLING
CHARLES E. MEYER
MATTHEW S. MILLER MICHAEL R. JOHN P. MECKLING
CHARLES E. MEYER
MATTHEW S. MILLER
MITIAM L. MOGENDORF
WILLIAM C. MOORHOUSE
SHAWN E. NEAL
JACK C. NEVE III
EILEEN T. NEWMAN
ROBERT R. OATMAN
MARK U. OH
STEVEN F. OSGOOD
KYLE C. O'HARO
PATRICIA A. PARADISE
JOSEPH M. PASQUINA
LISA K. PAVELICK
MATTHEW F. PERCIAK
BRIAN T. PETERS
YVONNIE D. PETRY
JOHN C. PIERCE
PAUL J. PODOLAK
NATHAN A. PODOLL
CHARLENE C. PRICE
JEFFREY K. RANDALL
NATHAN R. RAUSCH
JOSHUA D. REYNOLDS
RODD M. RICKLEPS
JOSHUA D. REYNOLDS
RODD M. RICKLEPS
JOHN A. RIGOL III JOHN A. RIGOLIS JOHN A. RIGOL III STANLEY T. ROMANOWICZ KILEY R. ROSS MATT B. ROSS MATT B. ROSS
AARON E. ROTH
STEVEN W. RUTZ
SEAN P. RYAN
MATTHEW A. RYMER
PATRICK O. SANDERCOCK
DOUGLAS B. SCHNEIDER CHRISTOPHER S. SCHUBERT TRACY SCIRPO EDWARD B. SHEPPARD, JR. CHRISTOPHER J. SHIVERY MICHAEL J. SIMBULAN MATTHEW J. SMITH MATTHEW M. SOUTHERN CHRISTOPHER C. SPRINGER ANTHONY A. STOBBE PAUL M. STOCKLIN, JR. BRETT J. STONIER ELEANOR STREETER ELEANOR STREETER
CHRISTOPHER A. STRONG
TERRY A. SUEHR
THEODORE F. SUMNER
KEVIN D. TALLEY
BARBARA J. TAYLOR
LAURA J. THOMPSON
WILLIAM T. TIPTON
SHAWN C. TRIPP
ADAM J. TYNDALE
JOSEPH G. UZMANN
DAVID C. VEDRA
AMANDA L. VELASQUEZ
TROY J. VEST
LORI J. WALCZAK
KIRSTY WALL
DANIEL F. WALSH
RICHARD J. WESTER
JUSTIN T. WILLIS
DONALD L. WINFIELD
VINCENT T. WOJCIK
JEFFREY V. YAROSH
CHERIAN ZAMPERINI
OLIVER P. ZIMMERMANN
HEALTH SERVICE CHRISTOPHER A. STRONG

IN THE PUBLIC HEALTH SERVICE

THE FOLLOWING CANDIDATES FOR PERSONNEL, ACTION IN THE REGULAR CORPS OF THE PUBLIC HEALTH SERVICE SUBJECT TO QUALIFICATIONS THEREFOR AS PROVIDED BY LAW AND REGULATIONS: 1. FOR APPOINTMENT:

To be medical director

LAWRENCE Y. AGODOA GILBERTO O. CARDONA-PEREZ JAMES J. CEREGHINO

JAMES D. FETT WALLACE J. MULLIGAN EDWARD R. RAPATZ

To be senior surgeon

LAUREL C. AZUCENA WILLIAM M. BREWER GREGORY D. GESSAY ILEANA R. HAWKINS HERSCHEL W. LAWSON ARTHUR P. LIANG

JOSEPH MULINARE IDA M. ONORATO WILLIAM L. ROPER GEORGE P. SCHMID MARIA D. SEGARRA ROBERT B. WAINWRIGHT ALAN G. WAXMAN

TERESA C. WU RICHARD T. YANAGIHARA

To be surgeon

ALVIN ABRAMS ANN ALEXANDER ROBERT F. ANDA ANITA W. BATMAN ROBERT J. BERRY SUZANNE BINDER ALAN B. BLOCH SUSAN J. BLUMENTHAL EDWARD A. BRANN ROBERT M. CASTELLAN ROBERT M. CASTELLAN
JOANNE C. CHINNICI
LARRY D. CROOK
DELORES A. ENDRES
MICHAEL D. MALISON
RICHARD A. MARTIN
MITCHELL B. MAX
WILLIAM F. MCDONNELL III
BESS I. MILLER
ROBERT J. MULLAN
ALLYN K. NAKASHIMA
JEROME A. NASKPIRENY JEROME A. NASENBENY TIMOTHY C. NICELY KESINNE C. NIMIT EDWARD L. PETSONK ADA I. RIVERA LAWRENCE D. ROBERTSON, JR. RUTH A. ETZEL

MARIO E. FAJARDO SUSAN V. GLOYD DAVID GOLDMAN JOEL R. GREENSPAN STANLEY P. GRIFFITH EVANC HADLEY FREDERIC W. HELD CHARLES G. HELMICK III THOMAS K. HODOUS ROBERT S. JANSSEN JONATHAN E. KAPLAN MARGARET T. LEE RONALD LIEBERMAN MARY K. SERDULA PHILIP H. SHERIDAN SUZANNE M. SMITH LOIS F. STEELE THOMAS K. STEMPEL JOHN R. STOCKWELL DENNIS P. TOOMEY PAUL C. TURKELTAUB HUGH K. TYSON CHARLES R. VERGONA DONNA L. VOGEL ALLEN J. WILCOX WALTER W. WILLIAMS

To be senior assistant surgeon

LYNN A. BOSCO WILLIAM A CALDER IV ALAN E. GREENBERG GEORGE H. HAYS, JR.

WILLIAM J. MARX, JR. JOHN S. MORAN SAM S. SHEKAR

To be dental director

JOHN C. CLARK

To be senior dental surgeon

ROBERT S. BETZ JACOB T. BOYER

LYN A. PAGE DONALD H. STEWART

To be dental surgeon

MICHAEL J. ALPERT MICHAEL J. ALPERT
TED W. BENGTSON
PAUL W. BERRIDGE
PAUL A. BUONVIRI
KEVIN C. CRAIG
ALAN R. DEUBNER
DONALD O. FORSEE MARCELLIOUS GLADNEY DAVID L. HARRIS RALPH E. HUCHER

GARY J. KAPLOWITZ THOMAS R. KLAENE WILLIAM G. KOHN MARK E. KOSELL JAMES M. LOGAN ROBERT J. MORK JOHN F. NEALE III JOSEPH P. ROSE, JR. JAMES E. SHEATS

To be senior assistant dental surgeon

RANDY L. BEEMER TIMOTHY S. BISHOP ARTURO BRAVO SAMUEL L. BUNDRANT JEROME S. HOLBROOK MARK S. JACOBSON GLORIANA M. LOPEZ

LYNN G. PRICE JENNIFER A. PURYEAR KEVIN T. SCHLEPP RICHARD G. SCHRAGE STEPHEN B. SCUTARI MARK J. VANELLS

To be senior nurse officer

STEVEN P. SCHEUERMANN HELEN J. WOOTTON

To be nurse officer

JOHN E. ALDEN CHERYL A. BLACKMORE JOANN G. BURTON DENISE S. CANTON CARLENE K. CLOUD JUDITH J. DANIELSON TERRANCE M .DUKE SUSAN L. FIFER
MARY D. HUTTON
DARLENE A. JOHNSON
POLLY A. MARCHBANKS
GWENDOLYN MICHEL NANCY E. MILLER-KORTH

STEVEN E. NESSELER CONSTANCE J. OVERBY ROSALIE K. PHILLIPS ROSALIE K, PHILLIPS LOYCE J, PHOENIX CAROL A. ROMANO ROGER R. SANDERS PAUL A. SATTLER STEPHEN R. SCHMIT BETTY J. TATEYAMA JOHN J. TUSKAN, JR. KATHLEEN L. WALKER RICHARD G. WEYERS SADAU C, VALNISED SARAH C. ZAHNISER

To be senior assistant nurse officer

ANDREA P. ARGABRITE WILLIAM D. ARMACHAIN ANA M. BALINGIT-CLARK ELLA B. BROWN BRENDA L. CHARLEY NANCY L. EGBERT MAUREEN Q. FARLEY JEAN FROST VERNA GADDY PAMELA R. GALLAGHER-NAVARRO JEFFERY P. HANES KAREN D. HENCH

TRENE M. JOHNSON IRENE M. JOHNSON
VERLISS L. KELLER
SUSAN J. MORRIS
BARBARA J. MYRICK
BONITA S. PYLER
PAMELA JO RICHARDSON
MARY E. ROBERTSON
SUSANNE L. ROHRER
JEFF M. SKELTON JEFF M. SKELTON JAMES E. SORENSON JOSEPH D. TORTORICE MARK S. WESSEL CINDY L. WILSON

To be senior assistant nurse officer GARY J. KUNZ

To be senior engineer officer KENNETH R. HARPER

To be engineer officer

JOHN T. COLLINS GREGORY J. DRECHSLER GLEN D. DREW THOMAS R. EBELING JAY A. FARMWALD WILLIAM A. HEITBRINK

JEFFREY J. JAEGER GEOFFREY KEELER E. CRISPIN KINNEY JOHN L. SCHAUM DANIEL H. SCHUBERT STEVEN M. WEAVER

To be senior assistant engineer officer

EZIO E. BORCHINI BRYAN L. FISCHER PAUL A. JENSEN RONALD L. MICKELSEN ROBERT J. REISS

JIMMY P. MAGNUSON

STEPHEN D. RING ROSS D. SCHROEDER ROGER G. SLAPE DELTON D. WOODFORD

To be assistant engineer officer

DAVID P. SHOULTZ To be senior scientist.

GARY G. CLARK

CHARLES E. LAND

To be scientist

RAYMOND F. BEACH JR. GREGORY M. CHRISTENSON ROBERT A. HAHN PETER I. HARTSOCK CARL J. NIELSEN SCOTT R. RIPPEY JAMES A. ROSEBORO WALTER T. SCHAFFER

ALAN C. SCHROEDER CAROLYN STRETE CHUNG-YUI B. TAI MARK A. TORAASON RICHARD W. TRUMAN WILLIAM D. WATKINS JIMMY C. WILLIAMS

To be senior assistant scientist

JOHN A. ELLIOTT

DAVID HUSSONG

To be senior sanitarian LEWIS A. RECK

LEE J. HALLE

RALPH J. TOUCH JR.

To be sanitarian

STEVEN M. BREITHAUPT ROBERT K. COX JASPER T. GARRETT JR. LARRY E. GLAZE GREGORY M. HECK

STEVEN R. JAMES PAUL MATTOX EDWARD H RAII DONALD J. VESPER

To be senior assistant sanitarian

BYRON P. BAILEY RICHIE K. GRINNELL BARRY S. HARTFIELD MARK A. KELTY JOHN P. SARISKY REBECCA L. WEST

To be assistant sanitarian

JOHN W. COOKS

To be veterinary officer

PAUL L. GARBE DIANNE T. MCRAE MARGUERITE PAPPAIOANOU

CYNTHIA L. POND WILLIAM M. WITT

To be senior assistant veterinary officer

DONNA M. JARRELL

To be pharmacist

RICHARD L. ABEL WILLIAM L. ANDERSON THOMAS L. BLUMENBERG THOMAS L. BLUMENBERG CATHERINE A. BYRNE ANTHONY W. DECICCO DOUGLAS J. DEMONTIGNY J.R. ERIC EDWARDS DAVID K. ELLISON ROGER A. GOETSCH SHIRLEY A. JUAN JOHN W. LEVCHUK VICTOR H. LINDMARK JIMMY W. MANNING CARROLL D. MORTENSON JOHN NAZARIO DARRELL W. PARRISH GROVER H. RIVENBARK JAMES R. ROSTEDT R. DAVID SIMPTON ROBERT O. WAUDBY RANDALL E. WRIGHT

To be senior assistant pharmacist

ROBERT D. BRADY JR. DIANE CENTENO-DESHIELDS PAUL A. DAVID MARIE B. GREENWOOD GEORGE J. HAVENS III CHARLES V. HOPPES

JOSEPH L. JOHNSON MICHAEL E. MARCARELLI PHILIP J. MINNICK JAMES M. MOORE NICHOLAS A. QUAGLIETTA JAMES E. TEAGUE KELVIN N. WHITEHEAD

To be assistant pharmacist

JULIE A. MASON

ANNIE L. REINER

To be dietitian

BRENDA C. BATCHELOR PATSY R. HENDERSON DARLENE C. ISBELL

SANDRA D. ROBINSON SELENA G. RODGERS

To be senior therapist

WILLIS A. TRAWICK

To be therapist

CHARLOTTE B. RICHARDS

To be senior assistant therapist

TERRY T CAVANAUGH

KEVIN P. YOUNG

To be assistant therapist

NANCY J. BALASH

To be senior health services officer

JERRY G GENTRY

PAUL R. HENDERSON

MARGARET T. ROPER

STEPHANIE D. BRYN ANN B. FAGAN ROBERT G. FALTER EDWARD C. FARLEY CURTIS L. FARRAR THOMAS R. GANN ROBERT W. GUYTINE

To be health services officer DEBRAY. LEWIS JAMES D. MURRAY PAUL R. PRZYBYLA RICHARD K. RUTLEDGE LESTER M. SHARPTON S. JAY SMITH LARRY R. WANNEMACHER

To be senior assistant health services officer

VAL J. ALLEN ANNIE L. BRAYBOY NORMAN CAVANAUGH

TERESA C. HORAN CANDACE D. REICH JANET M. RUCK

IN THE PUBLIC HEALTH SERVICE

THE FOLLOWING CANDIDATES FOR PERSONNEL ACTION IN THE REGULAR CORPS OF THE PUBLIC HEALTH SERVICE SUBJECT TO QUALIFICATIONS THEREFOR AS PROVIDED BY LAW AND REGULATIONS:

1. FOR APPOINTMENT:

To be medical director

ALFRED L. BRASSEL JR. CARLOS C. CAMPBELL III FREDERICK L. FERRIS III EDWARD I. GINNS DOROTHY M. GOHDES FRANK A. HAMILTON ELAINE S. JAFFE WILLIAM C. KNOWLER

RICHARD C. MOORE JR. RICHARD J. OBRIEN JR. WALTER A. ORENSTEIN MARK L. ROSENBERG LAWRENCE B. SCHONBERGER CARL J. TJERANDSEN JAY S. WEISFELD

To be senior surgeon

JOHN S. ANDREWS JR. ROBERT H. CARLSON
BRUCE P. CHANDLER
JOSE F. CORDERO
JAIME M. DIAZ-HERNANDEZ SARA K. DYE WILLIAM L. FREEMAN

STEPHEN W. HEATH STEPHEN W. HEATH ROBERT J. KIM-FARLEY JEFFREY A. LYBARGER GLADYS NEVAREZ JEFFREY A. PERLMAN JAMES H. SHELHAMER

To be surgeon

TERENCE L. CHORBA JAMES M. GALLOWAY THOMAS P. GROSS PATRICK W. OCARROLL JEAN F. STEWART JOHN S. YAO KEVIN S. YESKEY

To be senior assistant surgeon

MICHAEL C. ENGEL

RONALD W. JOHNSON

To be dental director

GENE A. GERBER PHILIP L. GRAITCER RICHARD L. HETHERINGTON JEFFREY T. HOFFELD REGINALD LOUIE DONALD A. SCHNEIDER DONALD R. SCIAME TONIE M. WALLER

To be senior dental surgeon

ROBERT J. ALLEN STANFORD M. BASTACKY STANFORD M. BASTACK HAROLD A. BLACK THOMAS J. DECARO JAMES W. FARRINGTON PHILIP C. FOX DOUGLAS B. FRITZ LAWRENCE J. FURMAN ROBERT H. HARRY JR.

DONALD W. MARIANOS ROBERT A. PALMER ALAN L. SANDLER GARY E. SCHUMACHER FRED B. SKREPCINSKI RICHARD M. SNYDER DAVID M. SNYDERMAN JAMES W. TOOTHAKER

To be dental surgeon

ROBERT J. BENCIC SCOTT BINGHAM THOMAS B. BORNSTEIN JAMES L. CARPENTER MYRON S. HILTON THOMAS J. KOVALESKI ANGEL L. RODRIGUEZ-ESPADA JAMES C. SINGLETON RICHARD B. TROYER

To be nurse director

OLIVE P BROWN PATRICIA L. CALLISON M. ELIZABETH DICKEY BETTE LOUISE LEMPERLE JOAN K. MUELLER JOSEPHINE T. WACONDA

To be senior nurse officer

VIANNE S. COPPOLA NANCY J. DEVLIN RICHARD I. GERBER

PIUS GROSS LORRAINE A. MACIAG LYNN E. MCCOURT

To be nurse officer

LUELLA M. BROWN CHARLES S. CULVER PENNY M. HLAVNA DIANE P. HOLZEM CHRISTOPHER J. JONES JOHN S. MOTTER YECHIAM OSTCHEGA MARVA J. RANDOLPH LATRICIA C. ROBERTSON PATRICE A. ROBINS ANNETTE C. SIEMENS PELAGIE C. SNESRUD MICHAEL L. VITCH ARLENE B. WAHWASUCK

To be senior assistant nurse officer

JACINTO J. GARRIDO

To be engineer director

THOMAS M. BEDICK HERBERT CAUDILL JR. CLARENCE H. EMMETT JR. C. LEWIS FOX JR.

GERALD R. HARRIS ROBERT H. JAMES BROCK M. NICHOLSON HARVEY W. ROGERS

PAUL S. RUGGERA DAVID L. WEST CARL A. ROTH

To be senior engineer officer

JOSEPH S. ALI BRUCE P. ALMICH ALFRED A. AMENDOLA DONALD B. BAD MOCCASIN SAMUEL C. BRADSHAW ALVIN CHUN WILLIAM E. ENGLE WAYNE D. HEIDEN

THOMAS T. KARIYA JR. CHARLES S. MCCAMMON JR. WILLIAM H. MIDGETTE WALTER H. STEVENSON RICHARD J. WAXWEILER WAYNE E. WRUBLE

To be engineer officer

DENNIS A. BARBER ALBERT J. BERRETH KENNETH J. EVANS

LARRY W. STRAIN MICHAEL R. WEAVER FRED E. WISEMAN JR.

To be scientist director

MELVYN R ALTEMAN DOUGLAS L. ARCHER PAUL A BARON JOHN D. BOICE JR. JE ANNE R. BURG

LAURENCE J. DOEMENY VICTORIA M. HITCHINS JEAN A. PENNINGTON THOMAS B. SHOPE JR.

To be senior scientist

GEORGE C. JAN JOSEPH M. MADDEN EVE K. MOSCICKI

STEPHEN A. OLENCHOCK ANNETTE W. ZIMMERN

To be scientist

GEORGE M CAUTHEN MARK S. EBERHARDT

DAVID F. WILLIAMSON

To be sanitarian director

RICHARD A. LEMEN ERVIN L. MOORE

To be senior sanitarian ALAN M. CROFT PAUL T. DAY

T.J. HARTRICH JR. ROBERT F. HERRICK

BRUCE M. ETCHISON

To be sanitarian KENNETH J. SECORD

BRUCE K. MOLLOY THOMAS J. VEGELLA To be veterinary director

MORRIS E. POTTER

To be senior veterinary officer

MICHAEL J. BLACKWELL

To be pharmacist director

GARY L. CHADWICK FRANK A. DODGE WYMAN M. FORD CHRISTOPHER P. KONRAD

STEPHEN A. MAURER FRANK J. NICE EUGENE B. SMITH JR. RICHARD M. TAFFET

To be senior pharmacist

ROBERT C. ADAMS
STEVEN C. BOWMAN
MARK E. BREUTZMAN
JAMES T. CARDER
GARY P. COPELAND
LARRY D. CROLL
RICHARD E. DAVIS
JIMMY P. DOWDY
STEVEN K. HALSTEAD RAYMOND W. HAMMOND J. CRAIG HOSTETLER

ALLAN S. JIO NEUMON D. JOHNSON JR. ALFREDO MATIELLA JR. JAY D. MCGATH PAUL VINCENT MCSHERRY PAUL VINCENT MCSHER ROBERT W. PARRISH DONALD C. PETERS PAUL L. VANCE DOROTHY S. VERSHURE WILLIAM B. WELCH

To be pharmacist

JAMES D. BONA DARCY S. BROWNLEE JAMES L. BUTLER RICHARD M. FEJKA MICHAEL A. MORTON DANIEL P. RILEY BRYAN L. SCHULZ

MICHAEL R. SEYBOLD CATHY L. SHAFFER
MARTIN L. SMITH
DAVID R. TAYLOR
JAMES W. WILSON III
STEVEN G. WINTERSTEEN

To be dietitian director

MICHAEL A. BERNSTEIN

To be senior dietitian

KAREN R. HALDERSON JANICE M. RARY

To be dietitian

LAURA M. KRUSE JANICE M. HUY To be therapist director

JAMES BIRKE

To be senior therapist

JAMES A. AKERS ROBERT B. BEACH MICHAEL R. HUYLEBROECK

To be therapist JOSEPH HUNTER EDWARD KOZIATEK

DAVID E. NESTOR

To be health services director

ELLERY F. GRAY BRUCE A. HERMAN JOHN M. KUTCH JR. SOLOMON LEVY

ROLAND M. MCPHEARSON JR. DANIEL L. MINTZ JUDITH L. MUNSTERMAN WILLIAM E. MURRAY JR.

JENNINGS E. PARTRIDGE KENNETH F. SHULZ

DAVID R. WEIR SAMUEL T. WINDHAM JR.

To be senior health services officer

EVAN R. ARRINDELL ARTHUR C. BALL IEVA BERZINS IEVA BERZINS
WILLIAM S. BOIVIN
MARTIN J. BREE
WILLIAMS S. COLLINS
ELMON S. CRUMPLER
RONALD G. FREEMAN
ROBERT P. KUHLTHAU MICHAEL A. LOPATIN HERMAN B. MARTINEZ JOHN L. MCCROHAN JR. EMMETT E. NOLL EMMETT E. NOLL
HARRY A. ROSENZWEIG
ROBERT SOLIZ
DAWN G. THARR
PERCY W. THOMAS III

To be health services officer

EUGENE G. DANNELS HILDA P. DOUGLAS
DAVID W. GENTRY
HOWARD A. GOLDSTEIN
JEREMIAH P. KING CHERYL A. LAPOINTE

GARY L. LEVA JANE E. LINKLETTER LURA S. ORAVEC MAX A. TAHSUDA ROBERT G. TONSBERG MARUTA ZITANS

IN THE AIR FORCE

THE FOLLOWING OFFICERS FOR APPOINTMENT IN THE RESERVE OF THE AIR FORCE, TO THE GRADE INDICATED, UNDER THE PROVISIONS OF SECTIONS 593, 8218, 8373, AND 8374, TITLE 10, UNITED STATES CODE:

To be major general

BRIG. GEN. NORA A. ASTAFAN XXX-XX-X BRIG. GEN. GERALD F. CRUMF XXX-XX-X BRIG. GEN. ESKER K. DAVIS XX-XX-X... BRIG. GEN. DAVID C. GILDARI XXX-XX-X... BRIG. GEN. WILLIAM F. WILLOUGHBN XXX-XX-X...

To be brigadier general

COL. ALAN H. BRUCE XXX-XX-X.
COL. JIM L. FOLSOM XXX-XX-X.
COL. DANNY A. HOGAN XXX-XX-X.
COL. MICHAEL J. QUARNACCIC XXXCOL. KEITH T. REILING XXX-XX-X.
COL. JERRY SCOTI XX-XX-X.
COL. JORALD B. STOKES XXX-XX-X.
COL. JABRS L. TURNER XXX-XX-X.
COL. JABRS L. TURNER XXX-XX-X.
COL. LADPH M. UTTERBACKED XX COL. LEONARD D. WILLIAMS XXX-XX COL. ROBERT J. WINNER XXX-XX-X...

IN THE MARINE CORPS

THE FOLLOWING NAMED OFFICER OF THE MARINE CORPS FOR PERMANENT APPOINTMENT TO THE GRADE OF COLONEL UNDER TITLE 10, UNITED STATES CODE, SECTIONS 624 AND 628:

MONIGAN, MICHAEL F. XX...

IN THE AIR FORCE

IN THE AIR FORCE

THE FOLLOWING OFFICERS FOR APPOINTMENT IN THE
REGULAR AIR FORCE UNDER THE PROVISIONS OF TITLE
10. UNITED STATES CODE, SECTION 531, WITH A VIEW TO
DESIGNATION UNDER THE PROVISIONS OF TITLE 10.
UNITED STATES CODE, SECTION 8067, TO PERFORM DUTIES INDICATED WITH GRADE AND DATE OF RANK TO BE
DETERMINED BY THE SECRETARY OF THE AIR FORCE
PROVIDED THAT IN NO CASE SHALL THE FOLLOWING OFFICERS BE APPOINTED IN A HIGHER GRADE THAN THAT
INDICATED.

MEDICAL CORPS

To be lieutenant colonel

HALL, MOLLY J XXX-XX-... PAREKH, HASMUKH R XXX-XX-..

To be major

REYNOLDS, ROLLAND C., JR XXX-XX-...

THE FOLLOWING AIR FORCE OFFICERS FOR APPOINT-MENT AND PROMOTION AS PERMANENT PROFESSORS, U.S. AIR FORCE ACADEMY, UNDER THE PROVISIONS OF SECTIONS 9333(B) AND 9336, TITLE 10, UNITED STATES CODE.

LINE OF THE AIR FORCE

To be colonel

REED, RONALD D., XXX-X... WAGIE, DAVID A XXX-XX-...

IN THE AIR FORCE

THE FOLLOWING PERSON FOR RESERVE OF THE AIR FORCE APPOINTMENT, IN THE GRADE INDICATED, UNDER THE PROVISIONS OF SECTION 593, TITLE 10, UNITED STATES CODE, WITH A VIEW TO DESIGNATION UNDER THE PROVISIONS OF SECTION 8067, TITLE 10, UNITED STATES CODE, TO PERFORM THE DUTIES INDICATED.

MEDICAL CORPS

To be colonel

KWAN, JOSEPH H. XXX-XX-X...

THE FOLLOWING REGULAR OFFICER FOR RESERVE OF THE FOLLOWING REGULAR OFFICER FOR RESERVE OF THE AIR FORCE APPOINTMENT, IN THE GRADE INDI-CATED, UNDER THE PROVISIONS OF SECTION 508, TITLE 10, UNITED STATES CODE, WITH A VIEW TO DESIGNATION UNDER THE PROVISIONS OF SECTION 5067, TITLE 10, UNIT-ED STATES CODE, TO PERFORM THE DUTIES INDICATED.

DENTAL CORPS

To be lieutenant colonel

ALKIRE, RANDY G. XXX-XX-X...

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THE FOLLOWING REGULAR OFFICERS FOR RESERVE OF THE AIR FORCE APPOINTMENT, IN THE GRADE INDI-CATED, UNDER THE PROVISIONS OF SECTION 593, TITLE 10. UNITED STATES CODE.

LINE

To be lieutenant colonel

DECAPUA, MICHAEL L. XXX-XX-X
DODSON, ERNEST D. XXX-XX-X
JONES, ROBERT A. XXX-XX-X
MCCONNELL, MARK D. XXX-XX-X PRYNNE, RONALD D. ROBINSON, DAVID A. RUDDOCK, DAVID A. WIGGINS, TONY L. XXX-XX-X

THE FOLLOWING OFFICER FOR RESERVE OF THE AIR FORCE (NON-EAD) PROMOTION, IN THE GRADE INDI-CATED UNDER THE PROVISIONS OF SECTIONS 8366 AND 1552, TITLE 10, UNITED STATES CODE.

LINE

To be lieutenant colonel

FLEMING, WILLIAM S. XXX-XX-X...

THE FOLLOWING OFFICER FOR RESERVE OF THE AIR FORCE (NON-EAD) PROMOTION, IN THE GRADE INDI-CATED, UNDER THE PROVISION OF SECTIONS 8371 AND 1552, TITLE 10, UNITED STATES CODE.

LINE

To be colonel

SIMPSON, JAMES V. XXX-XX-X...

IN THE AIR FORCE

THE FOLLOWING NAMED OFFICERS FOR PERMANENT PROMOTION IN THE U.S. AIR FORCE, UNDER THE PROVI-SIONS OF SECTION 628, TITLE 10, UNITED STATES CODE AS AMENDED, WITH DATE OF RANK TO BE DETERMINED BY THE SECRETARY OF THE AIR FORCE.

LINE OF THE AIR FORCE

To be major

BRIGGS, RICHARD V. JR XXX-XX-X.
BULLARD, JOHN R XXX-XX-X.
CASEY, MICHAEL S XXX-XX-X.
CLINE, ALEXANDER W XXX-XX-X.
HAUTH, WREX K. III XXX-XX-X.
LEAVITT, MATTHEW R XXX-XX-XX
MCALLISTER, ROBERT W XXX-XX-XX PARKER, ROBERT L XXX-PARKER, ROBERT L XXX-XX-X VOLPE, JUDITH A. XXX-XX-X...

IN THE AIR FORCE

THE FOLLOWING NAMED OFFICERS FOR PERMANENT PROMOTION IN THE U.S. AIR FORCE, UNDER THE PROVISIONS OF SECTION 628, TITLE 10, UNITED STATES CODE, AS AMENDED, WITH DATE OF RANK TO BE DETERMINED BY THE SECRETARY OF THE AIR FORCE

LINE OF THE AIR FORCE

To be colonel

CUDDIHEE, MICHAEL A. XXX-XX-X...
DAVIE, DONALD R. XXX-XX-X...

To be lieutenant colonel

CONTANT, DONALD R. JR. XXX-XX-X...
GERDES, BRADLEY D. XXX-XX-X...
KRAEMER, WILLIAM A. XXX-XX-X...
LYNN, BERNARD M. XXX-XX-X...
PARSLEY, DUANE H. XXX-XX-X...

PARSLEY, DUANE H XXXXXX.

THE FOLLOWING NAMED OFFICERS FOR PERMANENT PROMOTION IN THE U.S. AIR FORCE, UNDER THE PROVISIONS OF SECTION 628, TITLE 10, UNITED STATES CODE, AS AMENDED, WITH DATES OF RANK TO BE DETERMINED BY THE SECRETARY OF THE AIR FORCE. THE OFFICER IDENTIFIED WITH AN ASTERISK IS ALSO NOMINATED FOR APPOINTMENT IN THE REGULAR AIR FORCE IN ACCORDANCE WITH SECTION 531, TITLE 10, UNITED STATES CODE, WITH A VIEW TO DESIGNATION UNDER THE PROVISIONS OF SECTION 8067, TITLE 10, UNITED STATES CODE, TO PERFORM THE DUTIES INDICATED, PROVIDED THAT IN NO CASE SHALL THE OFFICER BE APPOINTED IN A GRADE HIGHER THAN INDICATED.

BIOMEDICAL SCIENCES CORPS

To be major

*DECKERT, BRIAN K. XXX-XX-X...

NURSE CORPS

To be major

FOOTE, LINDA N. XXX-XX-X...

THE FOLLOWING AIR NATIONAL GUARD OF THE U.S. OF-FICERS FOR PROMOTION IN THE RESERVE OF THE AIR FORCE UNDER THE PROVISIONS OF SECTIONS 593 AND 8379, TITLE 10 OF THE UNITED STATES CODE. PRO-MOTIONS MADE UNDER SECTION 8379 AND CONFIRMED BY THE SENATE UNDER SECTION 593 SHALL BEAR AN EFFEC-TIVE DATE ESTABLISHED IN ACCORDANCE WITH SEC-TIVE DATE ESTABLISHED IN ACCORDANCE WITH SEC-TION 8374, TITLE 10 OF THE UNITED STATES CODE.

LINE OF THE AIR FORCE

To be lieutenant colonel

MAJ. JOSEPH J. BULMER, JF XXX-XX-X 15 AUG 92

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MAJ. JOHN C. CHOJNACKI XXX-XXX... 11 SEP 92
MAJ. HOWARD M. EDWARDS XXX-XXX... 20 AUG 92
MAJ. ALLEN P. FRIERSON, 1 XXX-XXX... 1 SEP 92
MAJ. GENE S. FRITZ XXX-XXX... 25 SEP 92
MAJ. FRANK P. GARVER XXX-XXX... 11 SEP 92
MAJ. JOHN H. GRASSMANNJE XXX-XXX... 31 AUG 92
MAJ. MICHAEL W. HORNE XXX-XXX... 11 SEP 92
MAJ. MARK L. KALBER XXX-XXX... 12 SEP 92
MAJ. RALPH P. MCGRATH, JR XXX-XXX... 11 SEP 92
MAJ. RALPH P. MCGRATH, JR XXX-XXX... 11 SEP 92
MAJ. STEPHEN L. MOORE XXX-XXX... 12 SEP 92
MAJ. STEVEN P. WEAVEN XXX-XXX... 11 SEP 92
MAJ. STEVEN P. WEAVEN XXX-XXX... 1 SEP 92
MAJ. STEVEN P. WEAVEN XXX-XXX... 1 SEP 92
MAJ. THOMAS G. WILSON XXX-XXX... 1 SEP 92
MAJ. THOMAS G. WILSON XXX-XXXX... 24 SEP 92
JIJIGE ADVOCATE GENERALS DEPARTMEN
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JUDGE ADVOCATE GENERALS DEPARTMENT

MAJ. JAMES E. THOMPSON, XXX-XX-X 11 SEP 92

MEDICAL SERVICES CORPS

MAJ. FRANK D. WALTERSCHEIL XXX-XX-X... 12 SEP 92

THE FOLLOWING AIR NATIONAL GUARD OF THE U.S. OFFICERS FOR PROMOTION IN THE RESERVE OF THE AIR FORCE UNDER THE PROVISIONS OF SECTIONS 593 AND 8379, TITLE 10 OF THE UNITED STATES CODE. PROMOTIONS MADE UNDER SECTION 8379 AND CONFIRMED BY THE SENATE UNDER SECTION 593 SHALL BEAR AN EFFECTIVE DATE ESTABLISHED IN ACCORDANCE WITH SECTION 8374, TITLE 10 OF THE UNITED STATES CODE.

LINE OF THE AIR FORCE

To be lieutenant colonel

MEDICAL CORPS

MAJ. GEZA J. CSERNA. XXX-XX-X... 11 JUL 92

DENTAL CORPS

MAJ. STEPHEN G. BIGGS XXX-XX-X... 11 JUL 92 MAJ. DENNIS J. DOWD XXX-XX-X... 12 JUL 92 MAJ. GERALD M. SCHNEIDER XXX-XX-X... 10 JUL 92

THE FOLLOWING AIR NATIONAL GUARD OF THE U.S. OF-FICERS FOR PROMOTION IN THE RESERVE OF THE AIR FORCE UNDER THE PROVISIONS OF SECTIONS 593 AND 879, TTILE 10 OF THE UNITED STATES CODE. PRO-MOTIONS MADE UNDER SECTION 8879 AND CONFIRMED BY THE SENATE UNDER SECTION 593 SHALL BEAR AN EFFEC-TIVE DATE ESTABLISHED IN ACCORDANCE WITH SEC-TION 8374, TITLE 10 OF THE UNITED STATES CODE.

LINE OF THE AIR FORCE

To be lieutenant colonel

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25 JUL 92
26 JUL 92
7 AUG 92
30 JUL 92
23 AUG 92
3 AUG 92
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JUDGE ADVOCATE GENERALS DEPARTMENT

MAJ. LAWRENCE C. PAULSON XXX-XX-X... 5 JUN 92

CHAPLAIN CORPS

MAJ. JOHN E. DENT, JR. XXX-XX-X... 22 JUL 92 MEDICAL SERVICES CORPS

MAJ. JAMES H. MAYS. XXX-XX-X... 11 AUG 92

MEDICAL CORPS

MAJ. ROBERT A. BARISH XXX-XX-X. 14 AUG 92
MAJ. JAMES H. BARTLE'M XXX-XX-X. 11 JUL 92
MAJ. STEPHEN R. CARI XXX-XX-X. 15 AUG 92
MAJ. MARCELINO ESPADA XXX-XX-X. 11 JUL 92
MAJ. FERNANDO FERNANDEZ XXX-XX-X. 11 JUL 92
MAJ. CHARLES E. KELLY XXX-XX-X. 12 AUG 92
MAJ. SHOAIB U.Z. NAQVI XXX-XX-X. 2 AUG 92

MAJ. RICHARD D. NEWBOLD XXX-XX-X... 19 JUL 92 MAJ. MICHAEL J. PALETT XXX-XX-X... 17 AUG 92 MAJ. RICKY L. REAVES XXX-XX-X... 11 JUL 92

BIOMEDICAL SERVICES CORPS

MAJ. RICHARD A. ADE XXX-XX-X... 25 JUL 92
MAJ. DAVID J. MELLISH XXX-XX-X... 14 JUN 92
MAJ. EXCEL OLAN-FIGUEROF XXX-XX-X... 29 JUN 92
MAJ. CAROL A. SPILLER: XXX-XX-X... 11 JUL 92

DENTAL CORPS

MAJ. RICHARD E. HORN XXX-XX-X... 19 JUL 92

IN THE AIR FORCE

THE FOLLOWING OFFICERS FOR APPOINTMENT IN THE REGULAR AIR FORCE UNDER THE PROVISIONS OF TITLE 10. UNITED STATES CODE, SECTION 531, WITH A VIEW TO DESIGNATION UNDER THE PROVISIONS OF TITLE 10, UNITED STATES CODE, SECTION 8067, TO PERFORM DUTIES INDICATED WITH GRADE AND DATE OF RANK TO BE DETERMINED BY THE SECRETARY OF THE AIR FORCE PROVIDED THAT IN NO CASE SHALL THE FOLLOWING OFFICERS BE APPOINTED IN A HIGHER GRADE THAN THAT UNICATED INDICATED.

MEDICAL CORPS

To be colonel

CORMAN, LARRY I XXX-XX-DAVID, CORAZON G XXX-XX-JOSSELSON, ARNOLD E XXX-XX-PETTIT, JOHN W. JE XXX-XX-SUCHOSKI, JOHN F XXX-XX-...

To be lieutenant colonel

KROGH, PETER S. II XXX-XX-...
OLIVER, STEVE A XXX-XX-...
SNYDER, RUSSELL R.. XXX-XX...

To be major

BOLTON, GEORGE T XXX-XX-...
NICHOLSON, DOUGLAS J XXX-XX-...

DENTAL CORPS To be colonel

TAYLOR, WILLIAM G., XXX-XX...

To be lieutenant colonel

NEILSON, TAD O XXX-XX-...
PRUETTE, REALPH L., JR., XXX-X...
STETZEL, PATRICK J., XXX-XX-...
THOMAS, FAITH A., XXX-XX-... TUNE, THOMAS E., XXX-XX-

To be major

ABBOTT, STEVEN W XXXXX BRAUN, GARY A XXXXX BINGHAM, THOMAS S, XXXX CHAMBERS, DOYLE A. AND DENTON, JEFFREY R. IXXXX EDWARDS, ALLEN M XXXXX EVANS, DOUGLAS B. XXXX XXX-XX. MCCANN, JOHN W. PARWORTH, LARRY P PHOENIX, RODNEY D ROSS, RIDLEY O., XXX WILSON, DOUGLAS C.,

THE FOLLOWING INDIVIDUALS FOR APPOINTMENT AS RESERVE OF THE AIR FORCE, IN GRADE INDICATED, UNDER THE PROVISIONS OF TITLE 10, UNITED STATES CODE, SECTION 593, WITH A VIEW TO DESIGNATION UNDER THE PROVISIONS OF TITLE 10, UNITED STATES CODE, SECTION 8067, TO PERFORM THE DUTIES INDICATED.

MEDICAL CORPS To be lieutenant colonel

BEAMAN, RODERICK T., XXX-X. BROOKS, JOHN H., XXX-X... CRISLIP, GEORGE D. XXX-XX... EMMERTON, ENDEST D. YXX-XX. GONZALEZ, STEVEN M., XXX-XX GONZALEZ, STEVEN M., XXXX-HARRIS, MARTHA J., XXX-XX. LANDSMAN, GORDON S., XXX LIANG, JYH CHWEN., XXX-XX-MADEN, LARRY H., XXX-XX-STAHLMAN, RICHARD L., XXX

IN THE ARMY

THE FOLLOWING NAMED OFFICERS, ON THE ACTIVE DUTY LIST, FOR PROMOTION TO THE GRADE INDICATED IN THE U.S. ARMY IN ACCORDANCE WITH SECTION 624, TITLE 10, UNITED STATES CODE. THE OFFICERS INDICATED BY ASTERISK ARE ALSO NOMINATED FOR APPOINTMENT IN THE REGULAR ARMY IN ACCORDANCE WITH SECTION 531, TITLE 10, UNITED STATES CODE.

CHAPLAIN

To be colonel

BAUER, JOHN A. XXX-XX-X...

GOLDEN, DAVID O. XXX-*INGHILTERRA, VINCE JENKINS, ROBERT LEHRER, WAYNE MORAN, GEOFFRE PEACOCK, WILLIE F PEJAKOVICH, GEOR PEJAKOVICH, GEORGE *SCHMIT, LOUIS L. XXX SCOTT, QUINCH JR. XXX STAKE, JOHN K. XXX-XX WELLS, JOHN A. XXX-XX WHALEN, FRANK J. XX

IN THE ARMY

THE FOLLOWING NAMED OFFICERS, ON THE ACTIVE DUTY LIST, FOR PROMOTION TO THE GRADE INDICATED IN THE U.S. ARMY IN ACCORDANCE WITH SECTIONS 624 AND 628, TITLE 10, UNITED STATES CODE, THE OFFICERS IDENTIFIED WITH AN ASTERISK ARE ALSO BEING NOMINATED FOR APPOINTMENT IN THE REGULAR ARMY IN ACCORDANCE WITH SECTION 531, TITLE 10, UNITED STATES CODE.

ARMY

To be colonel

GERALD E. CROCKER XXX-XX-X...

MEDICAL CORPS

To be lieutenant colonel

*MICHAEL P. BRAZAITIS XXX-XX-XX... *JAMES M. NOEL, JR., XXX-XX-X... To be major

ELIZABETH T. DRUM XXX-XX-X...
JOSEPH A. GAGLIARDI XXX-XX-X...

IN THE ARMY

THE FOLLOWING NAMED OFFICERS, ON THE ACTIVE DUTY LIST, FOR PROMOTION TO THE GRADE INDICATED IN THE U.S. ARMY IN ACCORDANCE WITH SECTIONS 624 AND 628, TITLE 10, UNITED STATES CODE. THE OFFICERS IDENTIFIED WITH AN ASTERISK ARE ALSO BEING NOMINATED FOR APPOINTMENT IN THE REGULAR ARMY IN ACCORDANCE WITH SECTION 531, TITLE 10, UNITED STATES CODE.

MEDICAL SERVICE CORPS

To be lieutenant colonel

ALAN L. BLATTERMAN XXX-XX-X...
JERRY W. FORKEY XXX-XX-X...

To be major

HAROLD R. BOHLMAN XXX-XX-X...
*JOHN B. DEVITA XXX-XX-X...

ARMY NURSE CORPS

To be major

PATRICIA A. GUSTAFSON XXX-XX-X... IN THE ARMY

THE FOLLOWING NAMED ARMY NATIONAL GUARD OF THE U.S. OFFICERS FOR PROMOTION IN THE RESERVE OF THE ARMY OF THE UNITED STATES, UNDER THE PROVI-SIONS OF TITLE 10, U.S.C. SECTIONS 593(A) AND 3885:

ARMY PROMOTION LIST

To be colonel

BACCUS, RICK XXX-X BAIRD, ROBERT T. III XXX-XX-XX BARZILOSKI, ROBERT W. XXX-XX-XX BOUDOIN, JEFFERY L. SH XXX-XX-XX FOOTE, DELBERT W. XXX-XX-XX FREEMAN, WILLIAM L. JR XXX-XXX HEFFERNON RICHARD M LOWHAN, JAMES R XXX-XX-X... LOWMAN, LANDON B XXX-XX-X MC GAHA, DOYLE L. JR. XXX-X

JUDGE ADVOCATE GENERAL'S CORPS

To be colonel

BIGGERS, WILLIAM T. XXX-XX-X...
DONELON, JAMES J. III XXX-XX-X.

ARMY PROMOTION LIST

To be lieutenant colonel

BECKER, GEORGE A. XXX-XX-X BURSON, JAMES L. XXX.XXXXX
CONNER, CARLILE L. JR. XXX.XXX
COPPOLA, ALBERT J. JR. XXXXXX
DILLON, RICHARD W. XXX.XXXX
GREENE, JOHNNY P. JR. XXXXXXXX XXX-XX-

STEWART, THOMAS G. XXX-XX-X SUTPHIN, GLENN W. JR. XXX-XX-X VILLACORTA, STEPHEN F. XXX-XX WADLEY, LARRY P. XXX-XX-X. YOUNG, WALTER F. III XXX-XX-X

CHAPLAIN CORPS

To be lieutenant colonel

MABRY, HAMPTON JR. XXX-XX-X...

ARMY NURSE CORPS

To be colonel

PRECHTER, PATRICIA D. XXX-XX-X...

IN THE ARMY

THE FOLLOWING NAMED OFFICERS, ON THE ACTIVE THE FOLLOWING NAMED OFFICERS, ON THE ACTIVE DUTY LIST, FOR PROMOTION TO THE GRADE INDICATED IN THE U.S. ARMY IN ACCORDANCE WITH SECTIONS 624 AND 628, TITLE 10, UNITED STATES CODE. THE OFFICERS IDENTIFIED WITH AN ASTERISK ARE ALSO BEING NOMINATED FOR APPOINTMENT IN THE REGULAR ARMY IN ACCORDANCE WITH SECTION 531, TITLE 10, UNITED STATES CODE. STATES CODE.

MEDICAL CORPS

To be colonel

*CELSO G. BOLET XXX-XX-X...
*WILLIAM R. BYRNE XXX-XX-X...

To be major

*STEPHEN P. MURRAY XXX-XX-X *BEVERLY I. MALINER XXX-XX-X *LEA D. STERN XXX-XX-X-*JACK L. DEPRIEST XXX-XX-*JODY L. JENKINS XXX-XX-X-X. *JAMES P. OLSON XXX-XX-X. XXX-XX-*VIRGINIA VILLEI

ARMY NURSE CORPS

To be colonel

PATRICIA A. RIKLI XXX-XX-X...

IN THE ARMY

THE FOLLOWING NAMED ARMY NATIONAL GUARD OF THE U.S. OFFICERS FOR PROMOTION IN THE RESERVE OF THE ARMY OF THE UNITED STATES, UNDER THE PROVI-SIONS OF TITLE 10, U.S.C. SECTIONS 593(A) AND 3385:

ARMY PROMOTION LIST

To be colonel

CHAPMAN, HENRY C. XXX-XX-X.
COTTLE, BENNIE J XXX-XX-X.
HAJENGA, STANLEY R XXX-XX-X.
HALL, WILLIAM H. XXX-XX-X.
HENRY, CHARLES E. XXX-XX-X.
JACKSON, JOHN L. JR XXX-XX-X. JUDD, HARTAN E. JR. XXX-XX-X.
MARTINEZ, MATTHEW M. XXX-XX-X.
TAUBER, STUART P. XXX-XX-X...

JUDGE ADVOCATE GENERAL'S CORPS

To be colonel

GUERNSEY, JOHN A. XXX-XX-X...

MEDICAL SERVICE CORPS To be colonel

BERTZ, THOMAS G. XXX-XX-X...

ARMY NURSE CORPS

To be colonel

THAGGARD, VITA K. XXX-XX-X... TUCK, RAE, L. XXX-XX

ARMY PROMOTION LIST

To be lieutenant colonel

BEATTY, WILLIAM D. XXX-XX XXX-XX-X... ZR F. III XXX-XX-XX... FOUNTAIN, FOSTER GRAVES, ROBERT C HORTON, ROBERT C xxx-xxx XXX-XX-X HUSTON, STEVEN R MAURO, LOUIS A. JI MCBRIDE, JAMES L.
MILLER, CHARLES A. JR
MONTAGUE, HARRY W. OLSON, LEE, D. XXX POWELL, DANNY M PULHAM, DAVID C REIN, WILLIAM S. SCHWENNER, JOHN SIMPSON JAMES I SMITH, CONRAD G., XX SPARKS, GENE D. XXX SULLIVAN, WALTER A

VALENTINE, KENNETH W XXX-XX-X... VALLDEJULI-ABOY, ALBERTO I WADDELL, JAMES M XXX-XX-X. WARNECKE, DOUGLAS C XXX-XX WHITTINGTON, MATTHEW XXX-X ZIEBER, WILLIAM L XXX-XX-X.

CHAPLAIN CORPS

To Be lieutenant colonel

DAFT, KENNETH N., XXX-XX-...

JUDGE ADVOCATE GENERAL'S CORPS

To be lieutenant colonel

KREMPASKY, RICHARD W. XXX-XX-X

IN THE NAVY

THE FOLLOWING-NAMED COMMANDER IN THE STAFF CORPS OF THE NAVY FOR PROMOTION TO THE PERMANENT GRADE OF CAPTAIN, PURSUANT TO TITLE 10, UNITED STATES CODE, SECTION 624, SUBJECT TO QUALIFICATIONS THEREFOR AS PROVIDED BY LAW:

CIVIL ENGINEER CORPS OFFICER

To be captain

YBANEZ, ROBERT ENRIQUE

IN THE NAVY

THE FOLLOWING-NAMED COMMANDERS IN THE LINE OF THE NAVY FOR PROMOTION TO THE PERMANENT GRADE OF CAPTAIN, PURSUANT TO TITLE 10, UNITED STATES CODE, SECTION 624, SUBJECT TO QUALIFICATIONS THEREFOR AS PROVIDED BY LAW:

UNRESTRICTED LINE OFFICERS

To be captain

BEAN, JERRY WAYNE BENNETT, ROBERT WESLEY JR.

BOSSIO FRANK TEORALDO BOYLE, JEROME PILLOW COOPER, MICHAEL ROBERT COVINGTON, GEORGE BARKLEY

DARWIN. GEORGE ROBERT DAVIS, RICHARD EARLE JR. DAVIS, ROBERT EUGENE EVANS, GARY GLEN FENNESSEY, DONALD BRIAN

BRIAN
FOURNIER, DEAN NORMAN
HALLIHAN, TIMOTHY
JAMES
JOBE, TERRY LYNN

LAUGHTER, SELWYN SHUFORD

MARTELLO, KEITH
WALLACE
MCLANE, ROBERT LEWIS
NELSON, DAVID JAMES
NOTTKE, BRUCE ALDEN
OBRIEN, PAUL EDWARD JR.
PETERS, KENNETH MIZELL SCHUBERT, JERRY LEE STRICKLAND, PETER

BENHAM
TENNANT, JOHN WILLIAM
THOMSON, TIMOTHY
TOMASZESKI, STEVEN JOHN

JOHN ULRICH, EDWARD DEWAYNE VOLPE, JOSEPH MICHAEL

ENGINEERING DUTY OFFICER

To be captain

DWYER, DENNIS MICHAEL

AEROSPACE ENGINEERING DUTY OFFICERS (ENGINEERING)

To be captain

FRANCIS JR.

MORANDI, THEODORE HARGRAVE, DOUGLAS RAYMOND

AEROSPACE ENGINEERING DUTY OFFICER (MAINTENANCE)

To be captain

HAWK, BRUCE LEON

IN THE NAVY

THE FOLLOWING-NAMED LIEUTENANT COMMANDERS IN THE LINE OF THE NAVY FOR PROMOTION TO THE PERMANENT GRADE OF COMMANDER, PURSUANT TO TITLE 10, UNITED STATES CODE, SECTION 624, SUBJECT TO QUALIFICATIONS THEREFOR AS PROVIDED BY LAW:

UNRESTRICTED LINE OFFICERS

To be commander

REMICK, BRUCK DONALD SEAMAN, JAMES REID JR. STUETZER, SCOTT

MICHAEL
SULLIVAN, JOHN ANTHONY
TRUDELL, TOM CRAIG
WALKER, JOEL NATHANIEL
WELLS, WILLIAM GREGORY
WHITTY, MICHAEL SEAN
WIRT, ROBERT ORVILLE JR.

MICHAEL

ARMSTRONG, DANNY GATTUSO, JOSEPH ANDRE JR.

HOBAN, PAUL J.
JANNUZZI, SUSAN
ELIZABETH ST.
MARTIN, DAVID WAYNE NEEDLER, MARK S. PODENAK, GARY LAWRENCE

AEROSPACE ENGINEERING DUTY OFFICER (MAINTENANCE)

To be commander

DANKA, WILLIAM EARL

IN THE NAVY

THE FOLLOWING-NAMED LIEUTENANT COMMANDERS IN THE STAFF CORPS OF THE NAVY FOR PROMOTION TO THE PERMANENT GRADE OF COMMANDER PURSUANT TO TITLE 10, UNITED STATES CODE, SECTION 624, SUBJECT TO QUALIFICATIONS THEREFORE AS PROVIDED BY LAW:

MEDICAL CORPS OFFICERS

To be commander

BROWN JOHN FRANCIS

RUSSELL, HOWARD LINWARD

SUPPLY CORPS OFFICERS To be commander

POWDEN, MICHAEL DENNIS

CHAPLAIN CORPS OFFICERS

To be commander

IASIELLO, LOUIS VITO MURPHY, THOMAS EDWARD PANITZ, JONATHAN A.

CIVIL ENGINEER CORPS OFFICERS

To be commander

GEORGE, ROSCOE D. III, REAMS, HUGH E.

JUDGE ADVOCATE GENERAL'S CORPS OFFICERS

To be commander

ROUSE, HARRY V.

DENTAL CORPS OFFICERS

To be commander

CONWAY, RICHARD WEBB, RANDALL EDWIN

NURSE CORPS OFFICERS

To be commander

CLEMENT, PAUL THOMAS DAVIS, PATRICIA ELIZABETH MAHSMAN, SUSAN DIANA

MUNSON, DAVID ANDREW ROSECRANS, CHARLES CLINTON THURBER, JEAN ANN

IN THE NAVY

THE FOLLOWING-NAMED LIEUTENANTS IN THE LINE OF THE NAVY FOR PROMOTION TO THE PERMANENT GRADE OF LIEUTENANT COMMANDER, PURSUANT TO TITLE 10, UNITED STATES CODE, SECTION 624, SUBJECT TO QUALIFICATIONS THEREFOR AS PROVIDED BY LAW:

UNRESTRICTED LINE OFFICERS

To be lieutenant commander

ALLMANN, MATTHEW BERNARD ANDERSON, JERRY RANDALL ANDERSON, RICHARD THOMAS BINHLAM, JACQUELINE BINHLAM, JACQUELINE
MYCHAU
CALLAGHAN, DANIEL
JOSEPH
FIORINO, SUSAN JENNIFER
KALB, C.J.,
KENNEDY, JOSEPH
CHRISTIAN
KING, CHARLES HULAND
MEAD ALISA ANN PROVENCHER, JEROME RALPH JR. RAHME, EDWIN VAUGHN JR. RICHARD, CHARLES ANTHONY SASS, JAMES ALLEN STEVENS, WARD EVERETT STROTHER, THOMAS WILLIAM TILDEN, SCOTT MARTIN ANTHONY TRAINOR STEPHEN CHRISTOPHER VAUGHT, DONNA SLOAD ZABECKI, DANNY ROGER

MEAD, ALISA ANN AEROSPACE ENGINEERING DUTY OFFICERS (ENGINEERING)

To be lieutenant commander

KEAS, ISAAC FRANKLIN JR. KELLY, CANDACE LEE

AVIATION DUTY OFFICER.

To be lieutenant commander

MORGAN, FRANCIS CLAYTON

SPECIAL DUTY OFFICERS (INTELLIGENCE)

To be lieutenant commander

STANLEY, SCOTT MICHAEL

LIMITED DUTY OFFICERS (LINE) To be lieutenant commander

THOMAS, WINSTON C. JR.

IN THE AIR FORCE

THE FOLLOWING STUDENTS OF THE UNIFORMED SERV-ICES UNIVERSITY OF THE HEALTH SCIENCES CLASS OF 1993, FOR APPOINTMENT IN THE REGULAR AIR FORCE IN THE GRADE OF CAPTAIN, EFFECTIVE UPON THEIR GRAD-UATION UNDER THE PROVISIONS OF SECTION 2114, TITLE IN UNITED STATES CODE, IF OTHERWISE FOUND QUALIFIED, WITH DATE OF RANK TO BE DETERMINED BY THE SECRETARY OF THE AIR FORCE.

PAUL J. AFFLECK XXX-X GIANNA R. AHEARN XXX KATHLEEN C. AMYO'I X JOHN R. ANDRUS XXX-MICHELE L. BRENNER MICHELE L. BRENNE MICHAEL G. BRYAN LORA L. BULMAHN JOHN R. BURROUGH JANIS K. CHANG LUBOV M. COVERDE

KAETI F. CROWNOVER XXX-BRIAN K. CROWNOVER XXX-KALL
BRIAN K. CRUM.
COLLEEN M. DUGAN
HARRY L. JR. ERVIN XXX
MERLIN B. FAUSETI
KEVIN J. FRANKLIN
KEVIN J. FRANKLIN
KALL
GARRIS
GARRIS
XXX KRISTI A. FRANKLIN VICTORIA L. GARRIS SAIRA M. GHADYALI XXX AUGUST S. HEIN XXX RNANDEZ XXX-... KAREN A. HEUPEL XX STEPHEN V. HINGSON JAMES L. II JABLONS KERRY G. JEPSEN XXX MICHAEL E. JEWET JEFFERY L. JOHNS KAREN P. KNUTSON XXX-X TIMOTHY J. KOSM PHILIP D. LANHA KARL M. LARSEN LAURA K. LEGG RANDALL R. JR. 1 XXX-...
R. MCCAFFERTY XXX-X... KENT D. MCDONALD XXX-PAUL H. NELSON XXX-.. KATERINA M. NEUHAUSE ROSEMARY PEDRAZA XX WILBUR D. PERALT LAURA A. PERLINN NGAN THUY D. PHAM MICHELE A. PREVOS ROBERT PRIETO XXX ALEJANDRO PR ALEJANDRO PRUITT, XXX...
JAMES R. RICK XXX...
SANFORD E. II ROBERTS XXX
ROBYN A. SHRECKENGA UST
BRENT D. STEPHENSON XXX
GRANT P. TIBBETTS XXX-XX...
SHAWN M. VARNEY XXX-...

IN THE AIR FORCE

THE FOLLOWING NAMED OFFICERS FOR PROMOTION TO THE GRADE INDICATED IN THE RESERVE OF THE AIR FORCE, UNDER THE PROVISIONS OF SECTION 307, TITLE 32, UNITED STATES CODE, AND SECTIONS 6363 AND 593, TITLE 10, UNITED STATES CODE.

LINE OF THE AIR FORCE

To be colonel

JERALD K. AOKI XXX-XX BRUCE K. BLAKEMAN , BOBBY L. BRITTAIN, XX BRIAN P. CARROLL XXX CLINTON R. CHURCHIM JOHN J. COLLINS CHARLES K. CRO ROGER L. CROUS JAMES E. DAVIE XXX-ROBERT J. DURK JEFFREY D. FELDI WILLIAM D. FERRI BERNARD E. FREY ROBERT R. FUS ROBERT F. GRA DAVID HAMLIN THERMAN W. HOU HENRY A. J. HOU JON D. JACOBS WILLIAM C. JONES, JH XXX-X KENNETH R. KIMBER XXX-XX STEPHEN M. KOPER X LARRY L. LANDTROO THOMAS P. LAUPPE X ANTHONY L. LIGUO ANTHONY L. LIGUORER, J WARREN D. LOOPER, J SAMUEL G. LUNDGREN JOHN A. MCCORMICK FRANKLYN C. MCKEE JAMES P. MCMENAMIN JOSEPH I. MENSCHING WILLIAM C. MOULD DENNIS D. NIELSEN ERNEST R. OLIVEIR JOHN A. PRIDDLE XXX-XX-X WILLIAM R. REILLY XXX-XX ALBERT P. RICHARDS, Jr THOMAS W. RUDWICK, JR WILLIAM J. SHONDEL WILLIAM J. SHONDE DAVID K. SHUFFER NICHOLAS C. SIVO ROBERT P. SMART JAMES W. STEWART PAUL J. SULLIVAN PAUL J. SULLIVAN FRANCIS L. TEMP EDWARD W. TONIN RICHARD F. TRIGI DALE F. VAVRA THOMAS D. WEBS JAMES T. WILLIAM GERALD W. WRIGH NICHOLAS C. XENE ANDREW ZECK XXX-XX

CHAPLAIN CORPS

To be colonel

FREDERICK E. A. JOHNSON XXX-XX-X.
DONALD C. WILLETTE XXX-XX-X...

MEDICAL CORPS

To be colonel

RICHARD C. ADAMS XXX-XX-X...
EDWARD L. DAVIS XXX-XX-X...
J. PAUL MEYER XXX-XX-X...
AGAPITO MIRANDA XXX-XX-X...

IN THE AIR FORCE

THE FOLLOWING CADETS, UNITED STATES AIR FORCE ACADEMY, FOR APPOINTMENT AS SECOND LIEUTENANTS IN THE REGULAR AIR FORCE, UNDER THE PROVISIONS OF SECTIONS 9353 (B) AND 531, TITLE 10. UNITED STATES CODE, WITH DATES OF RANK TO BE DETERMINED BY THE SECRETARY OF THE AIR FORCE.

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AARON T. YU XXX-...
KENNETH G. ZERKEL II XXX-X DUSTIN ZIEROLD XXX-...
TODD C. ZUMBEHL XXX-..

PHILLIP C. TUCKER

IN THE ARMY

THE FOLLOWING-NAMED OFFICERS FOR PROMOTION IN THE RESERVE OF THE ARMY OF THE UNITED STATES, UNDER THE PROVISIONS OF TITLE 10, U.S.C., SECTIONS

ARMY PROMOTION LIST

To be colonel

JERRY L. ANDERSON XXX-XX-X LOUIS J. BARBAGALLO XXX-XX

WAYNE L. ELLIS XXX-XX-X. GARY S. HAMADA XXX-XX-X JOHN R. HAUSCHILL XXX-X DAVID W KUEBLEI ROBERT G. LEE X ROBERT G. LEE XXX-XX RUSSELL L. NAYLOR X ROBERT A. SEYMOUR RONALD L. SHARF XXX NICHOLAS STRAFI RODGER O. WOLTJER

> CHAPLAIN To be colonel

LUTHER ABRAHAMSON XXX-XX-X. DOUGLAS FARACI XXX-XX-X... DALE F. HANSEN XXX-XX-X... ERNEST J. KNOCHE, 228-56-4007

MEDICAL CORPS To be colonel

STANLEY E. PEARSON XXX-XX-X. WALLACE N. WEBER XXX-XX-X...

MEDICAL SERVICE CORPS

To be colonel

LUCIANO MUNIZ, XXX-XX-

ARMY MEDICAL SPECIAL 1ST CORPS

To be colonel

LOUISE C. NORTON XXX-XX-X...

ARMY PROMOTION LIST To be lieutenant colonel

PAUL M. CARROLL XXX-XX-ROBERT CARROTHERS XXX GENE R. DIESEN XXX-XX-X. JAMES P. EGGLETON XXX-MASANOBU R. FUJIOKA XX DENNIS P GEOGHAN JOHNNIE L. HOLCOM DAWN R. HORN XXX-X ROBERT J. JABARA CARL R. JESSOF JOHN R. MATHE JAMES E. MC MAN ELLIS L. MORGAN DENNIS H. NAKAS MARK M. NOESGES DONALD A. POWERS XX CHARLES S. STORY XX RALPH H. STUTZMAN HOWARD T. SUGAI XXX DENNIS H. TAGA VYY-YY LEW G. TYREE XX

CHAPLAIN CORPS

To be lieutenant colonel

HERSHEL E. PORTNOY XXX-XX-X...
RICHA SCHWEINSBURG XXX-XX-X...

MEDICAL CORPS

To be lieutenant colonel

MICHAEL A. YOUNG XXX-XX-X...

ARMY MEDICAL SPECIAL 1ST CORPS

To be lieutenant colonel

KEITH W. SWENSEN XXX-XX-X...

THE FOLLOWING-NAMED OFFICERS FOR PROMOTION IN THE FOLLOWING-NAMED OFFICES FOR PROMOTION THE THE RESERVE OF THE ARMY OF THE UNITED STATES, UNDER THE PROVISIONS OF TITLE 10, U.S.C., SECTIONS 593(A), 3370 AND 1552:

MEDICAL CORPS

To be colonel

JOHN P. ANDERSON XXX-XX-X. OSCAR P. ANSALDO XXX-XX-X.

THE FOLLOWING-NAMED OFFICERS FOR PROMOTION IN THE RESERVE OF THE ARMY OF THE UNITED STATES, UNDER THE PROVISIONS OF TITLE 10, U.S.C., SECTIONS 593(A) AND 3366

ARMY NURSE CORPS

To be lieutenant colonel

N. ESTEPA-MOLINA XXX-XX-X...

DENTAL CORPS

To be lieutenant colonel MARTIN W. GOLDSTEIN XXX-XX-X...

> MEDICAL SERVICE CORPS To be lieutenant colonel

JUAN L. PUIG XXX-XX-X...

THE FOLLOWING-NAMED INDIVIDUALS FOR APPOINT-MENT IN THE RESERVE OF THE ARMY OF THE UNITED STATES, UNDER THE PROVISIONS OF TITLE 10, U.S.C., SECTIONS 593(A), 594(A), AND 3359:

ARMY PROMOTION LIST To be lieutenant colonel

JOE R. ELMORE XXX-XX-X... JOHN D. WRAY XXX-XX-X...

ARMY NURSE CORPS To be lieutenant colonel

JUDITH C. TROTTI XXX-XX-X...

MEDICAL CORPS

To be lieutenant colonel

JAMES COFFEY XXX-XX-X...

IN THE ARMY

THE FOLLOWING NAMED RESERVE OFFICER'S TRAINING CORPS CADETS FOR APPOINTMENT IN THE REGULAR ARMY OF THE UNITED STATES, IN THE GRADE OF SECOND LIEUTENANT, UNDER THE PROVISIONS OF TITLE 10, UNITED STATES CODE, SECTIONS 581, 532, AND 533:

CHARLES E. BENSON XXX-XX-X EDWARD B. BESTIC YYY-YY ADAM W. BUTLER XX ULISES V. CALVO XX LEO CARR XXX-XX-X KATHRYN M. DENN ROBERT T. ELLI DEBORAH S. FE CARL A. FOSTE GEOFFREY M. I ADA L. HORN XXX-XX-X MICHAEL P. H SHEILA J. HYDE BENJAMIN ISAA BRIAN D. KERNS BRUCE F. KIMEI MICHAEL M. LAR GARY A. MARTIN EDITH V. MC-KEE DANIEL H. MILLS DANIEL S. MORGA LARRY G. MURRA ROBERT'S NUTTAL DAVID E. PAT ANTHONY D. COREY L. SEATS XX KEVIN Z. SMITH XXX KEVIN Z. SMITH XXXXXXX.
DANIEL G. STEWART XXX
MATTHEW S. WARNE
XXX
GREGORY L. WARREN
XXI
NICOLE L. WHITTELE I
XX
SEAN A. WHITTINGTON
MARK W. WOODS
XXX-XX-X

THE FOLLOWING-NAMED OFFICERS FOR APPOINTMENT IN THE REGULAR ARMY OF THE UNITED STATES, IN THE GRADE OF CAPTAIN, UNDER THE PROVISIONS OF TITLE 10, UNITED STATES CODE, SECTIONS 531, 532, AND 533:

MARTIN F. BAECHLER XXX-XX-X.
DARREN S. BARONI XXX-XX-X.
VERONICA R. BENIGNU XXX-XX-X PETER J. BENSON ELIZABETH P. BE HEATHER L. BRANNON SCOTT K. CARTER XXX-TELITA CROSLAND XX DANIEL L. CRUSER MARY B. CRUSER MARY B. CRUSER XX
KENNETH C. CURLE:
JAMES E. CZARNIK
ANTHONY M. DANIE
MICHAEL A. DEATON
CHRISTIAN DEGREG CHRISTIAN DEGREGOI ROBERT C. DINSMORE JEFFREY A. DREXLER MARK A. FRAMSTAD JOHN T. FRIEDLAND DELORES M. GRIES XXX-XX DAVID J. HARFORD RICHARD P. JAMES CHATT A. JOHNSON SCOTT J. JOHNSON MARC H. LABOVIC FOREST D. LANCHBURY XXX GARTH W. LECHEMINANT X JAMES R. LIFFRIG XXX-XX-XX KATHERINE A. LI CLIFFORD C LUTZ ROBERT H. LUTZ XXX DOUGLAS D. MATHIS THOMAS E. MC CROR MARK A. MCGRAI DANIEL R. MILLE MARK L. NEL JOSE M. ORTI MARK F. OWE HON S. PAK XXX-X NANCY L. F GEORGE E. PATTERSO JAMES F. PEHOUSHER NICHOLAS A. PIANTAL RICHARD W. POPE XX SANDRA L. REINHOL ROY R. RICE XXX-XX-X DANIEL J. SCHISSEI DINA L. SCHWEITZEI CAROLYN V. SMITH XXX-XX REED K. SMITH XXX-XX-X... ROBERT F. SMYTHE XXX-X

BROOK A. THOMSON YYY-YY-Y RICHARD F. TROTT

IN THE ARMY

THE FOLLOWING-NAMED OFFICERS FOR APPOINTMENT IN THE REGULAR ARMY OF THE UNITED STATES. IN THEIR ACTIVE DUTY GRADE, UNDER THE PROVISIONS OF TITLE 10, UNITED STATES CODE, SECTION 531, 532, AND 533.

To be captains

ALFONSO J. AHUJA, XX THOMAS R. ANDER GREGORY S. BEND RUI C. BENEVIDES ROB A. BIEDERMA JOHN H. BIRDSONG MICHAEL D. BLACK SCOTT L. BLACKWI SUZANNE L. BRACK KEITH P. BRELIA JAMES R. BRILEY STEVEN K. BROWN EMORY W. BROWN ALLEN M. CHAPPE JOHN T. CHENERY MICHAEL P. CHEV SCOTT R. CHRISTO RONALD B. DAVIS EDMUND J. DEGEN EDMUND J. DEGEN, XXX DEREK G. ELLIJOTT. XXX KENNETH E. EVANS, XX DAVID D. FERRELL, XXX GEORGE L. FREDRICK, JOSEPH J. GANDARA, XX JAMES P. GARRISON XCLARENCE GAYLOR, XX COREY Z. GIPSON, XXX XX VILLIAM J. GRAESSER, STEPHEN J. GRANSBAC. RODNEY O. GRIFFIN, JEFFREY B. HARPER KEITH R. HARRINGTO KEITH R. HARRINGT KENNETH E. HICKIN LADONNA M. HOLT. URSEL W. HUBER, JEFFREY A. HUGHES CHARLES P. IPPOLIT BJARNE M. IVERSON WILLIAM T. JAME NEAL E. JAREST, KELLY C. JORDAN GREGORY P. KANI WILLIAM R. KEET PAUL J. KENNEDY STEPHEN M. KID EDGAR W. KOBY, XXX JOHN M. KOETZ, XXX ANTHONY D. KROGH, MICHAEL J. LANDER MICHAEL J. LANDER KEVIN D. LEFEVER, ROBERT B. MANNING HOWARD L. MANWAR JOHN N. MC CARTHY, HOWARD M. MC DANI SCOT W. MERKLE NORMAN W. MIMS FRANK R. MOLINA STEVEN W. MOSS LANCE J. NEWBO EARL D. NOBLE CARLOS ORTIZ, GUST W. PAGON MARC A. PEACO JOSEPH J. PIEK KENNETH J. PRIMUS, DANIEL E. RANCOUR' DAVID P. RODGERS, SCOTT E. RUBITSKY, MICHELE M. RUST PETER R. SANDBERG STEVEN T. SHOEMAK KENNETH W. SHREVE DAVID L. SILVERNAII ROGER R. SIMMONS, RICKY R. SIMS, MELVIN SMITH, TIMOTHY B. SOL ROBERT A. SPUHL, X
JERRY D. STEVENSO
MARK A. SWEENEY,
BRENDA F. TATE, XX
HARRY D. THOMASOI PATRICK E. TIERNEY, XX TOTILOI TORRES, JR. XXX ROBERT J. VANBEEK, XALBERT VANLENGEN, X ROBERT A. WARBURG, AARON A. WEBSTER, XX WILLIAM L. WOODARD. JAMES A. WORM, XXX XX ARTHUR E. YOUNG, XXX 746 PATRICK E. TIERNEY

To be first lieutenants

JAMES C. BROWN, XXX-XX-X...

RICHARD C. CARROLI
JOHN B. COLLIER XXX-XX-X...
CYNTHIA A. HESSEID: XXX-XX-X.
GREGORY J. JANOSIK XXX-XX-X.
TERRY P. KEY XXX-XX-X.
SCOTT MARYOTT XXX-XX-X.
BOBBY K. NAPIER XXX-XX-X.
MICHAEL A. SPARKS XXX-XX-X.
GARARD P. TERTYCHNY XXX-XX-X.

THE FOLLOWING-NAMED DISTINGUISHED HONOR GRAD-UATES FROM THE OFFICER CANDIDATE SCHOOL FOR AP-POINTMENT IN THEIR ACTIVE DUTY GRADE IN THE REG-ULAR ARMY OF THE UNITED STATES, UNDER THE PROVI-SIONS OF TITLE 10, UNITED STATES CODE, SECTIONS 531, 532, AND 5

To be second lieutenants

DAVID P. BARLET XXX-XX-X...
JEFFREY B. HARPEH XXX-XX-XX...
MARK A. JACKSON XXX-XX-X...
REGINALD L. SNELL XXX-XX-X.
EDWIN D. WORBINGTON XXX-XX-X.

THE FOLLOWING-NAMED OFFICERS FOR APPOINTMENT IN THE REGULAR ARMY OF THE UNITED STATES, IN THEIR ACTIVE DUTY GRADE, UNDER PROVISIONS OF TITLE 10, UNITED STATES CODE, SECTION 1211:

To be second lieutenant

EDDIE E. JOHNSON XXX-XX-X...
CURTIS K. PROFFITT XXX-XX-X...

To be major

JESSE F. OWENS XXX-XX-X...

THE FOLLOWING-NAMED CADETS, GRADUATING CLASS OF 1982, UNITED STATES AIR FORCE ACADEMY WHO HAVE REQUESTED APPOINTMENT IN THE REGULAR ARMY IN THE GRADE OF SECOND LIEUTENANT UNDER THE PROVISION OF TITLE 10, UNITED STATES CODE, SECTIONS 531(A), 532, AND 541:

To be specified later

MICHAEL B. GOODWIN XXX-XX-X...
RODNEY J. ROLLINS XXX-XX-X...
TAYLOR W. SCOTT XXX-XX-X...

THE FOLLOWING-NAMED RESERVE OFFICERS' TRAINING CORPS CADETS FOR APPOINTMENT IN THE REGULAR ARMY OF THE UNITED STATES, IN THE GRADE OF SECTION LIEUTENANT, UNDER THE PROVISIONS OF TITLE 10, UNITED STATES CODE, SECTIONS 531, 532, 533, AND 2106:

To be second lieutenant

RICHARD P. ATCHISON XXX-XX-X...
MATTHEW J. CODY XXX-XX-X.
ALAN S. KNITOWSK XXX-XX-X.
DONALD R. MC MULLIN XXX-XX-X...
MICHAEL RYHN XXX-XX-X...

THE FOLLOWING-NAMED OFFICERS FOR APPOINTMENT IN THE REGULAR ARMY OF THE UNITED STATES, IN THEIR ACTIVE DUTY BRANCH AND GRADE, UNDER THE PROVISIONS OF TITLE 10, UNITED STATES CODE, SECTIONS 531, 532, AND 533:

ARMY NURSE CORPS

To be majors

BEVERLY A. CORNETT XXX-XX-X...
CATHY J. JOHNSON XXX-XX-X...
BEATRIZ WOODE XXX-XX-X...

To be captains

CHERI R. COLEMAN XXX-XX-X...
DONNA L. HUNT XXX-XX-X...
JOAN LANCASTER XXX-XX-X...
ELIAINE MCDOWELLE XXX-XX-X...
ELISABETH SCHERRER XXX-XX-X...
LYNN A. SLEPSK XXX-XX-X...

To be first lieutenant

GLENDA J. LOCK XXX-XX-X...

MEDICAL SERVICE CORPS

To be majors

JAMES S. ROSEN XXX-XX-X...
DAVID W. SEATON XXX-XX-X...

To be captains

JOSEPH M. BIRL XXX-XX-X.
RAYMOND BOELL XXX-XX-X.
RALPH A. FRANCO XXX-XX-X.
SIMON M. NOUR XXX-XX-X.
JOSEPH A. PONCE XXX-XX-X.
STEPHEN D. SOBCZAN XXX-XX-X.

To be first lieutenants

TODD J. BRIERE XXX-XX-X...
FABIAN F. COOK XXX-XX-X...
JAMES R. HOSKINSON XXX-XX-X...
DAVID G. RYNDERS XXX-XX-XX...

To be second lieutenants

CHRISTOPHER COLACICCO XXX-XX-X...
CYRUS KARIMIAN XXX-XX-X...

VETERINARY CORPS

To be majors

MICHELLE MAGEE XXX-XX-X...

KERRY L. TAYLOR XXX-XX-X... CLIFFORD L. WALKER XXX-XX-X... ROBERT G. WEBB XXX-XX-X...

To be captains

BRUCE E. AKERS

XX-XX-X
KEVIN R. ARMSTRONG

XX-XX-X
MARK E. BOHANNON

XX-X-X
CRYSTAL M. BRISCOE

XX-XX-X
SUSAN CONNELLY

XX-XX-X
CHERYL D. DICARLG

XX-XX-X

CHERYL D. DICARLG

XX-XX-X

TERENCE R. KLINE

XX-XX-X

KATHLEEN

M. MILLEE

XX-XX-X

LEWIS L. NORLUND

XX-XX-X

CARL S. SNEDDEN

XX-XX-X

TIMOTHY STEVENSON

XX-XX-X

TIMOTHY STEVENSON

XX-XX-X

XIMM YULLIARL

XX-XX-X

XIMM YULLIARL

XX-XX-X

XX-X

XIMM YULLIARL

XX-XX-X

XX-X

XX-

MEDICAL SPECIALIST CORPS

To be major

DAVID H. MITCHELL XXX-XX-X...

To be captains

MARTHA A. DAVIS XXX-XX-X...
GUY A. DESMOND XXX-XX-X...

MEDICAL CORPS

To be colonels

YUAN-CHAO HUANG XXX-XX-X...
JAMES B. KINNEY XXX-XX-X...

To be lieutenant colonel

CHERYL A. WESEN XXX-XX-X...
ROBERT M. WILSON XXX-XX-X

To be majors

HERMAN J. BARTHEL XXX-XX-X... BERNARD DEKONING XXX-XX-X...

To be captains

THOMAS P. GARIGAN XXX-XX-X...

DENTAL CORPS

To be lieutenant colonels

HAROLD A. MC ADOO XXX-XX-X...
DANIEL J. REESE XXX-XX-X...

To be majors

To be captains

MILES S. MCCARTHY XXX-XX-X...
JOSE E. OLAZAGASTI XXX-XX-X...
ROBERT SHAKESPEARE XXX-XX-X...

IN THE ARMY

THE FOLLOWING-NAMED OFFICERS, ON THE ACTIVE DUTY LIST, FOR PROMOTION TO THE GRADE INDICATED IN THE UNITED STATES ARMY IN ACCORDANCE WITH SECTION 624, TITLE 10, UNITED STATES CODE:

ARMY

To be colonel

GREGORY D. BROADDUS XXX-XX JOHN D. BRODERICK XXX-XX-X... WILLIAM S. BROPHY XXX-XX-X... FRED E. BROWN STEPHEN D. BROV LARRY D. BRUNS WILLIAM H. BRYA RANDOLPH O. BUCH EDWIN I. BUFFING JEAN F. BURLESON GARY E. BUSHOVER ROBERT J. BUTTO EDDIE CAIN XXX-X JOHN M. CARDEN JOHN M. CARDEN XXX-XX CHRISTOPHE CARDINE X ARNOLD W. CARTER XXX DEAN W. CASH XXX-XX-X LAWRENCE E. CASPER X PIDE YYY PERRY C. CASTO JOSEPH R. CERAM WALTER L. CHALK LARRY D. CHRISCO CLAUD CHRISTIAN XXX-XX DAVID C. CLAGET GEORGE C. CLARK RICHARD A. CODY RICHARD H. COFF KEVIN J. COGAN JONATHAN M. CO JAMES M. COLVI JOHN A. COMPIS THOMAS J. COST JAMES H. COX XXX-XX-LAWRENCE CROCK JAMES D. CULBER' RAYMOND J. CULL XXX-XX-X GERALD E. CUMMI GERALD E. CUMM.
CHESTER L. CUPF
JOHN M. CURRAN
STEPHEN B. CURR
DELL L. DAILEY
GEORGE A. DANIS FRANK C DAVIS GREGORY B. DAVIS JAMES H. DAVIS RICHARD C. DAVIS TIMOTHY J. DECKI JERRY A. DEMONEY JOHN M. DEMPSEY PETER J. DEPERRO CHARLES R. DEWIT JOHN J. DEYERMON JAMES M. DIAMOND XXX-XX-X JOEL S. DICKSON XXX-XX-X... LAWRENCE B. DIKEMAN XXX FREEMON R. DONLEY XXX-XX WILLIAM G. DOYNE WILLIAM G. DOYNE JAMES E. DRIES XXX RAYMOND R. DRUMM ROGER L. DUCKWOR RICHARD L. DURDEN EDWARD L. DYER XX EDWARD L. DYER XXX-Y
PAUL D. EATON XXX-XX
ROY T. EDWARDS XXX-XX
ROBERT V. ELLIOTT
FRANK D. ELLIS XXX-X
HARRY M. EMERSON
KENT E. ERVIN XXX-X
ALFRED J. ESTRELIX
GEORGE S. EYSTER II
JAMES P. FARBALI II
JAMES P. FARBALI XXX-XX JAMES P. FAIRAL DANIEL L. FAIRCHI RICHARD F. FAVAT PHILIP F. FEDERLH COMADORA FERGUS XXX-XX-X PETER B. FISHER XXXXX
ROBERT A. FITTON XXXBILLIE FITZGERALI XXX
EDWARD FITZGERALI XXX
MARLIN G. FORBES XXX
LARRY M. FORSTER XXX DONALD E. FOWLER, XXX-XX-X ANDRE L. FRANCIS XXX-XX-X HERBERT GALLAGHER XXX-XX-X CHARLES L. GANT XXX-XX-X... ALAN M. GARDNER
PATRICK E. GARREN
MARK P. GAY
JOHN E. GENTRY GREGORY D. GIBBONS XXX-X JAMES B. GODWIN XXX-XX-X JOHN A. GOEBELER XXX-XX-X ROSLYN M. GOFF XXX-XX-X KENNETH GONGAWARE XXX JOHN H. GOODRICH LARRY R. GORDON NICHOLAS P. GRANT ARTHUR B. GRAVAT SHAWN F. GRAVES GEORGE T. GRECO CHARLES J. GREE JOHN C. GREEN STANLEY E. GREE BYRON D. C. GREE BYRON D. GREENE XXXXXXX
ARLENE GREENFIELD XXXX
MIGHAEL C. GRIFFITH XXXX
WALTER B. GRIMES
DAVID F. GROSS XXXXXXX
KENNETH D. GUILLONY XXX
GEORGE HAFKEMEYER XXXXXXX
GEORGE HAFKEMEYER XXXXXXX

DANIEL A. HAHN XXX-XX-X CLARK C. HALL XXX-XX-X. WAYNE M. HALL XXX-XX-X STACEY L. HALS ROBERT L. HANS DAVID E. HARDI JAN H. HARPOLI EDWARD HARRIN DOUGLAS M. HARRIS HUBERT L. HARTSEL KENNETH N. HAYNES CORNELL J. HAZELT WILLIAM P HEILMA GARY E. HEUSER XX ANCIL L. HICKS XXX GEORGE A. HIGGINS JAMES L. HILLMAN JAMES L. HILLMAN ERNEST A. HINOJOS JOSE L. HINOJOSA JOHN S. HIRSCH XXX JAMES P. HOGAN XX HENRY G. HOLCOME CARLTON L. HOOD WILLIAM R. HOTZE BRUCE K. HOWARD RUSSELL D. HOWAR RUSSELL D. HOWARI MICHAELI L. HOWELL XX FRANK C. HUDOBA XXXX PETER V. HUISKING XXX DAVID F. HULME XXX XX BOBERT HUMBERSON XWILLIAM C. HUNTER XX GRANK CHARLES W. HURD XXX WILLIAM V. HUSSEN XX WILLIAM V. HUSSEN XX FALLES W. HURD XXX WILLIAM V. HUSSEN XX FALLES W. HURD XXX FALLES W. HURD XX FALLES DAVID S. HUTCHISO
PAUL W. IHRKE XXXTONY A. ISAACS XXX
DON E. ISHMAEL XXX DON E. ISHMAEL XX
FRANK P. JANECEK
RICHARD W. JEMIOI
DAVID E. JOHNSON
SAMUEL H. JONES
WILLIAM A. JONES
WILLIAM S. JONES GARY L. JUSKOWIA TERRY E. JUSKOW JOHN F. KALB XXX-LEO E. KEENAN XX DENNIS E. KELLEI JOHN M. KENDALI JOHN T. KENEALL JAMES R. KERIN RICHARD D. KE JAMES C. KI GEORGE J. KING JAMES H. KIPER DONALD R. KIRE DONALD R. KLE JOHN A. KLEV MARTIN G. KLOS KENNETH R. KNI WILLIAM D. KNO MICHAEL KOBBE MICHAEL KOBBE DAVID M. KOCH GARY W. KONOPI ROBERT G. KREB THOMAS LAINIS, GEOFFREY C. LA HOWARD M. LANE, JR HOWARD M. LANE, J. LYNN E. LANZONI X MICHAEL L. LEAHY RALPH W. LEGROW LARRY D. LEIGHTOL CARL J. LEININGER WILLIAM M. LENAF BERT L. LENNON DAVID E. LENZ XX HARRY K. LESSE ALBERT E. LEWIS KENNETH O. LOGA ROBERT L. LOSSIU STEPHEN M. LUTZ THOMAS J. MACHA KAREN N. MAGUIRE XX THOMAS C. MAIELLO X MARY A. MAIER XX XX JOHN A. MANDEVILLE MICHAEL D. MAPLES SCOTT C. MARCY XX XX JOHNNY V. MARSHALL STEPHEN J. MARSHALL STEPHEN J KAREN N. MAGUIRE STEPHEN J. MARSHMA JULIAN H. MARTIN XXX PHILLIP M. MARTIN XX WALLACE E. MATTESO LARRY W. MATTHEWS BERNARD J. MC CABE O. B. MC CANE, JE XXX ROBERT C. MC CANN ROGER E. MC CAULE JEFFREY MCCAUSL WILLIE J. MC MILLIAN XXX-XX-X.
JEFFREY A. MC NALLY XXX-XX-X.
THOMAS M. MC NAMARA

DANIEL A. MERRITI XXX
DOUGLAS H. METCALE X
JAMES R. METHEREL XX
CHARLES D. MILLER XXXXXX
DAVID MILLER XXXXXX
JOSEPH E. MILLER XXXXXX
RAYMOND J. MILLER XXX THEODORE R. MILTO ROBERT N. MIRELS STEPHEN P. MOELL FRANKIE L. MOMAN FRANKIE L. MOMJE LARRY N. MONJE JAMES R. MOORE JAMES A. MOREN DENNIS W. MORIN DANIEL T. MORRI WILLIAM MORTEN THOMAS V. MUKAI XXX THOMAS V. MUKAI XXX RICHARD A. MULHER CHARLES A. MUNSON CHARLES A. MUNSON
ROBERT T. MURPHY X
THOMAS J. MURPHY X
DEAN R. NAKAGAWA
JOHN A. NASH XXXXX
TERRY P. NEILON XXX
PAUL H. NELSON XXX
TERRANCE E. NELSON
MICHA NELSONPALME
ROBERT W. NEILERD ROBERT W. NEUBERT MARVIN L. NICKELS MARVIN L. NICKELS XX EDWARD L. NICKS XXX-JOHN H. NORTHROF XX SETH F. NOTTINGHAM DAVID P. OBERTHALEI ROBERT W. OLDHAM X ROY P. OLER XXX-XX-XX.
RANDALL G. OLIVER XXX-XX
DONALD C. OLSON XXX-XX-X
JOSEPH L. OLSON XXX-XX-X JOSEPH L. OLSON XXX EDWAR OSHAUGHNE RONALD E. OUELLET DAVID J. OZOLEK XXX KENNETH D. PANKES MICHAEL W. PARKES MICHAEL W. PARKE WILLIAM P. PARKEI ROBERT W. PATRICE DAVID L. PATTON BENNY M. PAULING RAYMOMD PAWLICE RAYMOMD PAWLICKI
MICHAEL A. PEARSON
GUSTAV PEREZPOVE
FREDRICK C. PERKIN
ROBERT S. PERRY
XX.
SUSAN P. PERRY
XX.
CRAIG A. PETERSON
MAURICE PETTERSON
MAURICE PETTERSON
MOUNTED FOR PROPERTY
RANDALL L. PINGLES
ROBERT K. PITMAN RANDALL L. PINGLE XXXX ROBERT K. PITMAN XXX-XXX-JOHN T. PLANT XXX-XX-X. JOHN T. PLANT XXX-XX-X. ROBERT C. POLLARL XXX-XX-X LONA E. PREWITI XXX-XX-X. CHARLES PRITCHA WILLIAM R. PU JOHN W. RADKI RAYMOND RAS JAMES W. REEI XXX XX CHESTER L. RE DAVID R. REGER X RONA REICHELDER TIMOTHY J. REISCI VICTORIA REVILL WILLIAM F. REYER WILLIAM F. REYERS
JAMES C. REYNOLD
RONALD L. RICE XXX
DONALD RICHARDS
JOHN K. RIDING XXX
THOMAS J. RINI XXX CLIFTON RIPPERO GEORGE P. RITTEI MICHAL R. ROBINS CHRISTOPH ROCKWEI LINAS A. ROE XXX-WARREN A. ROGEL DAVID P. ROSER X RICHARD ROSS XX RONALD ROUGH JOHN F. RUDMAN X STEPHEN E. RUN MARY L. RUPERT JEFFREY W. RUS NEILL W. RUTHVEN NEILL W. RUTHVEN XXXXXXX
MICHAEL C. RYAN XXXXXXX
WILLIAM A. RYAN XXXXXXX
LAWRENCE S. SAGAN XXXXXXX
CARL T. SAHLIN XXXXXX
RICARDO S. SANGHEZ XXXXX
MICHAEL L. SANDBERU XXXXX
RICARDO E. SASSEN XXXXX
VINCE SCATAMACCHIA XXXXX
VINCE SCATAMACCHIA XXXXX
VINCE SCATAMACCHIA XXXXX
HENRY H. SCHEILER VINCE SCATAMACCHIA

VINCE SCATAMACCHIA

HENRY H. SCHEUER

LENY H. SCHEUER

LOW T. SCOTT

LOW T. SCOTT

LOW T. SCOTT

LOW T. SCOTT

LOW T. SCHE

LOW RAYFORD L. SHAW WILLIAM B. SHEAV

ROBERT G. SHIELDS, ROBERT G. SHIVELY STEPHEN R. SIEGERT MICHAEL L. SIMMON PATRICK J. SLATTER RODGER D. SLAUGHT GARY A. SMITH GARY A. SMITH X
GEORGE W. SMITH
JOHNNY L. SMITH
STEPHEN S. SMIT
THOMAS E. SMITE
WILLIAM M. SMIT PATRICK G. SNAPH XXX-XX HOUNG Y. SOO XXX-XX-X... NORMAN SOUTHERLAND NORMAN SOUTHERLAND
JEFFREY L. SPARK XXX-XX
LARRY A. SPARKS XXX-XX
EDWIN C. SPEARE XXX-XX
ROGER SPICKELMIER XX
EDWARD A. SPOHN XXX-X
RAIMUND STACHA MICHAEL D. STARR GARY R. STEIMER ALAN L. STEIN XXX WAYNE H. STEPHEN WAYNE H. STEPHENS
JOHN G. STEVENSON
PHILLIP R. STEWARI
RONALD L. STEWARI
RONALD L. STEWARI
RONALD L. STEWARI
RONALD L. STEWARI
RONALD R. STONE
YXX
JOHN L. STORM
YXX
JOHN L. STORM
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JOHN L. STORM
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JOHN
L. STORM
YXX
JOHN
L. STORM
YX
JOHN
L. STORM
YX
L. STROCK
YX
THOMAS C. SUERMAN
RONALD G. SUERMAN
RONALD G. SUERMAN
RONALD G. SUERMAN
RONALD G. SUMMERL
FRANK T. TADDONIC
HUGH B. TANT, II J
DAVID G. TARBOX
YX
DAVID G. TARBOX
YX
WILLIAM H. TAYLOR WILLIAM H. TAYLO WILLIAM W. TAYLO BRUCE E. TERRELL CHARLES G. THOMA JOHNNY R. THOMPSON
JONATHAN THOMPSON
MICHAEL A. THOMPSON
RICHARD B. THOMPSON
RICHARD B. THOMPSON
PETTER W. THOMPSON
ALAN W. THRASHER Y.
RANDAL M. TICE XXXX
RANDAL M. TICE XXX
RANDAL M. TICE XXXX
PAUL W. TROTTIL
XXXX
THOM B. TUCKER XXX
THOM B. TUCKEY XXXX
CLYDE H. TULL
XXXX JOHNNY R. THOMPSO CLYDE H. TUL DOUGLAS L BILLY D. USELTON XX RICHARD A. VALLARI RAYMOND VANBUSKI MARK E. VICTOR GREG A. VIRGIL WILLIAM L. VOG SHARON C. VOLC PHILIP R. WAGN PAUL C. WALKEI WALTON H. WAL WALTON H. WALKER THOMAS R. WALLAC DAVID A. WALLEN GEORGE R. WALTER JAMES A. WALTER JAMES A. WANK JAMES A. WANI XXX-X
JOHN M. WARD XXX-XX
WILLIAM E. WARD XX
JERRY J. WARNEMEN
LLOYD T. WATERMAN
JAMES J. WATKINS X JAMES J. WATKINS XX ROBERT E. WATTS XX THOMAS P. WATTS XX GLENN R. WEIDNER X CHARLES W. WESTON CHARLES W. WESTIN CHARLES W. WESTE CRAIG B. WHELDEN OSCAR N. WHITE XX PHILIP O. WHITE XX ALVIN F. WHITEHEL TIMOTHY J. WILCOO CHARLES M. WILLIA ORA J. WILLIAMS XX RANDALL C. WILLIA DENNIS WILLIAMSC NORMAN WILLIAM JERRE W. WILSON ROBERT WILSON RONALD W. WILSO THEODORE C. WIL THEODORE C. WILSO JOSEPH B. WISMANN MICHAEL G. WIXTED PAUL E. WOLFGRAM JOEN M. WONSIK JOEN R. WOOD THOOTHY L. WOOD GARY W. WRIGHT JAMES E. WRIGHT WALTER J. WRIGHT WALTER J. WRIGHT LEE T. WYATT, I DONALD T. WYNI JOSEPH L. YAKO

CHRISTOPHER YUKNIS XXX-XX-X...
ROBERT C. ZELAZNY XXX-XX-X...

IN THE ARMY

THE FOLLOWING-NAMED OFFICERS FOR PROMOTION IN THE RESERVE OF THE ARMY OF THE UNITED STATES, UNDER THE PROVISIONS OF TITLE 10, U.S.C., SECTIONS 593(A) AND 3370:

ARMY PROMOTION LIST

To be colonel RONALD W ADAMS VVV VV V ULYSSES S. JOE R. ALEX ADOLF JOHN J. ALFAN MICHAEL L. ALI EDWARD G. ALLA JAMES H. ALLEN ROBERT D. ALLEN WILLIAM L. ALLEI WILLIAM R. ALLEI RONALD ALLENDO SIDNEY L. ALLIS
TONY O. ARD XXX
JOHN A. ARENDS
STEPHEN E. ARE GLEN A. ARMSTRO THOMAS G. ARMST JOSEPH J. ARONIC WILLIAM F. ARONO JOHN C. ATKINSON JAMES L. AUSDEM RICHARD W. AVERI THOMAS C. AYERS CLARK H. BABI RICK BACCUS XXX FRANK T. BAKER EDWARD C. BALD ARLEY J. BALL, DAVID R. BALTE HECTOR BANCHN HECTOR BANCHNEGF DALE R. BARBER XXX JENNINGS BARFIELL DAVID J. BARNES XXX EVERETT W. BAR EVERETT W. BARNES GROVER E. BARNES XX ROBERT T. BARNES XX ROBERT V. BARNES X WILLIAM O. BARNES X RICKY J. BARNICA XXX ROBERT R. BARR, JE X MICHAEL B. BARRI TIMOTHY C. BARRI EDMUND D. BARRY LEARNED D. BARR PATRICK D. BARRY DONALD R. BASSLI EMILE P. BATAILL CLIFFORD W. BATE GEORGE D. BAXTE CLARENCE E. BAYI WILLIAM R. BEND HAROLD J. BENNETT WAYNE B. BENNETT DAVID T. BERANEK PHILIP R. BERNSTI PARK P. BIERBOWER RUSSELL V. BIERI XXX-DAVID G. BLANCHARD JIMMY L. BLAND XXX-DEDWARD BLANKENHA RONALD BLAZEJEWSKI, XXX-XX-LOUIS J. BLAZEK XXX-XX-X. JEFFERY L. BODOUIN XXX-XX-X. DANNY W. BOROFF XXX-XX-X. JOSEPH S. BOWEN XXX-XX-X. JOSEPH S. BOWEN XXXXX
PHILIP G. BOWERSON XX
WALLACE D. BOWLING Y
JOSEPH C. BOWSHER XX
PAUL B. BOYL
XXXXX
ALLEN R. BOZEMAN XXX
DOUGLAS A. BRACE XX
DOWN R. BRADLEY XX
EDWARD P. BRADLEY
LONN K. BRADLEY XXX JOHN K. BRADSHAW JOHN H. BRAMSMAN TERRANCE R. BRAND RONALD C. BREDLOW WILLIA BRIDGEWATE KENNETH L. BRIEF XXX-XX-X ROBERT B. BRIGGS XXX-XX-X MICHAEL D. BRINKMAN XXX ERNEST D. BROCKMAN XXX-ERNEST D. BROCKMAN XXXXX
SANS C. BROUSSARI XXXXX
LARRY G. BROWN XXX XXXX
LEWIS E. BROWN XXX XXXX
DANIEL J. BULLIGGS XXXXX
ROBERT E. BUSS XXX XXX
WILLIAM G. BUTTS XXX XXX
FRANK M. BUTTY XXX XXX
JOHN H. BYERLY XXX XXX
VESLEY E CALHOUN WESLEY E. CAL GEORGE W. CAMPBELL XXX-XX

JAMES K. CANTRELL XXX-X
JAMES J. CARDO XXX-XX-X... LESLIE G. CARL FRED V. CARLSO ROBERT E. CARI DALE E. CARNEY JAMES R. CARNI JASPER CARPENT DANIEL F. CARROI CHRISTIANE CART MARY N. CARTER TERRY H. CARTE BYRON L. CASEBIE GEORGE J. CASELI RICHARD A. CASE THEODORE C. CAS WILLIAM G. CASTAL BILLY F. CAUDILL X
ROGER CHANG XXX-X
FRANK H. CHAPMAN
JAMES R. CHAPMAN JOSEPH J. CHAVES JAMES A. CHEATHA LEWIS A. CHIPOLA RONALD L. CHISTE RUSSELL W. CHUNG JAMES B CICHANSE RONALD A. CIMIN EDWARD B. CLAR ROGER B. CLARK THOMAS E. CLEO PHILLIP G. CLIBURI ROBERT A. CLIFFOR DENNIS D. COLLIER CHARLES W. COLLI JOSEPH COLLORAR DONALD G. CONAW THOMAS B. CONNE LAWRENCE E. CON ZALE E. COOK JAMES D. COO ROBERT H. COOPE STEVEN C. CORDO JOSEPH W. CORRY STEVEN W. COSG ENRIQUE COSTA WESLEY E. CRAIG XX MARSHALL CRAWFO WILLIAM L. CROWSO HERBERT K. CRUMLI JERRY CRUTCHFIELD WARREN J. CURD. XX ROBERT J. CURRAN PERRY V. DALBY XX STANLEY F. DAVIDS ALLEN I. DA BEVERLY E. D CHARLES W. I JERRY G. DAV JOSEPH W. DA KENNETH P MICHAEL G. DAVI EDWARD F. DEEGAN FRANCIS J. DEGANO WILLIAM P. DEILE ROBERT T. DEITS JOHN J. DELANEY XX ROBERT E. DEMBY X LEROY L. DENOOYER LOWELL C. DETAMOR DAVID G. DEVENDORI ROBERT J. DEW EDUA DIAZCARA GARY R. DILALL BENEDET DIPAS BENJAMIN DITULLIO JOHN B. DIXON XXX GEORGE S. DODGE DENNIS T. DOI XXX KERRY B. DOI DOUGLAS O. DOLL TERRY J. DORENBU DENNIS J. DOUGHER RONALD O. DOWNEY RICHARD T. DUNBA MARVIN B. DUNCAN LEE R. DUNTON XXX BRADLEY S. DUPEE LAWSON W. DURFE SAMUEL E DURHAN PAUL C. DUTTGE JAMES C. EATON WILLIAM E. EAT ALAN E. EDWARDS ROBERT D. ELDRII BENJAMIN T. ELLI GARY D. ELLIS XXX LESTER N. ELI LESTER N. ELLIS XXX
WAYNE L. ELLIS XXX
RICKY D. ERLANDSON
DOUGLAS S. EVAUL
YIMOTHY G. EVERE
WILLIAM M. EVERS
LARRY E. FAGERSTE
ROBERT W. FAIRCHIL
JAMES P. FARKAS XX
MARCEL W. FAIRCHIL MARCEL W. FAUR RICHARD E. FEDRO JAMES R. FERRARI MICHAEL J. FIORIT WALTER D. FISCHER ERNEST A. FITE XXX-XX

MICHAE FITZGIBBONS XXX-X RONALD B. FLYNN XXX-XX-X TERRENCE FORBRICH XXX-X JOHN B. FORET, JR XXX-XX-X GUSTAV W. FRANKE XXX-XX-KENNETH M. FRANI KENNETH M. FRANKE STEPHEN H. FRANKE CLEO R. FRANKLIN X DONALD C. FRAZER WILLIAM L. FREEMA ARVID FRENDE, XXX-X DAVID FRIDLI ROBERT E. FULLEN JOHN J. FURGESS WILLIAM R. FURR RUSSELL F. FUR MICHAEL R. GADUE YXX JOHN J. GAFFNEY JOHN A. GAMBLE MICHAEL F. GANT MICHAEL A. GARD KENNETH R. GARREN MACLAWRENC GASK FRIENDLY GEDDING JAMES C. GHORMLEY JAMES C. GHORMLI KIM R. GIBSON XXX BARRY E. GILBERT ROBERT E. GILLAN RONALD A. GIRELL WILLIAM P. GLEAS JOSEPH E. GODDARI DAVID C. GODWIN JOSEPH W. GODW BARRON L. GOFF DAVID E. GOFF BRYAN J. GOLD DONALD J. GOLDHO JOHN S. GONG XXX-X JUAN R. GONZALEZ ARNOLD R. GOODSO CHARLES E. GORTO DANIEL J. GOWE RANDALL C. GRA PAUL K. GRAVES CHARLEY W. GRI FRANK B. GREE FRANK B. GREEN THOMAS A. GREE JAMES M. GRIES ROLAND D. GRIFF JERRY W. GRIZZL RUTH E. GROVES JOHN M. GUNDY, ROBERT F. GUNTI GERALD D. GURR' DAVID M. GUSMA TRAVIS L. JOHN W. HA GARY P. HA DANIEL T. F CHARLES H. HUGH J. HA JAMES E. HA JAMES W. HA GARY S. HAM JOHN A. HAME RICHARD W. HA WILLIAM A. HAMPTON RAYMOND C. HANBACK GEORGE R. HANRAHAN XXX-XX-X JOHN K. HAO. XXX-XX-X MICHAEL HARGETT XXX-XX MICHAEL HARGETT XXX-XX DENNIS R. HARTMAN XXX-MITCHELL J. HARTSON XX ROBERT H. HASS XXX-XX-X ELMAR T. HAYEN XXX-XX-X N xxx-xx FREDERICK G. HAYNES
ELMO C. HEAD XXX-XX-X.
CLAUDE E. HEMPEL XXX
RODNEY C. HENELY XXX RONALD R. HENLEY JOHN A. HENNINGS. CHARLES E. HENRY STEPHEN L. HERMA WARREN G. HERREID WARREN G. HERREID
REINALDO HERRERO
ARTHUR C. HESTER
KENNETH R. HESTER
WILLIAM R. HILBORN
MICHAEL A. HILL
XXX PAUL H. HILL XXX-MAURICE A. HILLI MARCUS R. HINES TIMMY L. HINE HUBERT T. HOD WILLIAM R. HOLLANI ROBERT G. HOLT XXX LANCE C. HOOTS XXX-JACK L. HOPSTA TRACY K. HORD XXX WILLIAM HORVATH RICHARD F. HOUSEI MICHAEL H. HOWEL JAMES M. HOWER JAMES M. HOWER ARTHUR A. HUBBA JAMES P. HUBER JAMES M. HUDGEN MICHAEL T. HUDOR MICHAEL C. HULSE WILSON F. HUMPHR MICHAEL J. HURDZA WILLIAM B. HURLEY MORTON C. HURSTO

WILLIAM R IRVI GARY M. ISHIKAWA XXX-JAMES K. ITOW XXX-XX-X. PAUL D. JEANSONNE XXX ERIC A. JENKINS JOHN J. JOHNSO THOMAS D. JOHN THOMAS D. JOHNSON WAYNE A. JOHNSON WAYNE A. JOHNSON WHILLE R. JOHNSON X. STANLEY W. JOHNSTON BRUCE C. JONES XXXX BRUCE R. JONES XXXX GLENN A. JORDAN XXX STEPHEN E. JONES XXX GLENN A. JORDAN XXX STEPHEN F. JOY XXXX JOHN F. JOYCE XXXX ANDREW J. JURGHENK JERROLD L. JURN Y. THOMAS L. KALIHER DAVID E. KAMERATH DAVID E. KAMERATH DENNIS A. KAMMURA DENNIS A. KAMIMUR DANIEL KAUZLARICI THOMAS P. KAY XX FRANCIS J. KEANI THOMAS P. KELLE WILLIAM I KELLE CALVIN E. KENNED ROBERT M. KENNEM JERRY E. KEPPLEH THOMAS J. KESTER JERALD L. KEUTER ANTHONY J. KEYER PATRICIA L. KING WILLIAM M. KING WILLIAM M. KING XXX
JOSEPH P. KIRLII XXX
HERMAN G. KIRVEN X
RICHARD T. KISZKA X
BRUCE T. KLEM XXX
ROBERT J. KNIERIEM
WAYNE C. KOPPA XXX KENNETH W. KORB XX STEPHEN D. KORENE BERNARD P. KOZOSK THEODORE I. KRAME JOHN W. KREGER ELWYN L. KROPU GREGORY P. KRO' GARY L. KRUEGE LEONARD W. KRU WILLIAM G CHARLES P LYNDA K. LAM! RICHARD M LA EUGENE P. DAVID W. I THOMAS W JAMES T RUSSEL LA JOSEPH G. SAMUEL W FREDRIC I PERCY H. I ROBERT G. LE LARRY A. LEONAL ALEXANDER LINI CHARLES W. LIND FRANCES H. LIPSCON DICK C. LITTLE XX HUBERT H. LOG DANIEL E. LONG TIMOTHY LONG JAMES R. LOWHA LAWRENCE T ANDREW E. LUCA STEVEN C. LUND CARL F. LUNDEL DRANNAN E. LUN DENNIS E. LUT JAMES P. MAHONEY THOMAS P. MANCING JAMES A. MARISKA ROB MARREROCORL ROB MARRERCOCRLET
WILLIAM J. MARSHALI
CHARLES E. MARTIN
CHARLES F. MARTIN
DAVID L. MARTIN
ROY T. MARTIN
STEVEN A. MASAN
ANDALL L. MASON
ADOLPH W. MASSAN
ADOLPH W. MASSAN
ADOLPH W. MASSAN
ADOLPH W. MASSAN
ADOLPH W. MASSAN LARRY E. MATCHE EDWARD E. MATHEW JULIUS E. MATHIS XX MARVIN J. MAXWEL MAURICE J. MAYFIEI MAURICE J. MAYFIELD
MONTY W. MC CALL
XX
THOMAS MC CANDLES
SUE E. MC CONAUGHY
GARY J. MC CONNELL
DAVID W. MC CORKLE JEFFREY L. MC GOWA JAMES R. MC INTYRH MICHAEL J. MC KEON MATT D. MC KNIGHT

GARY W. MEERS XXXJIM F. MELTON XXX-XX
ERIC MERRILL XXX-XX
ROY C. MERRITTI XXXMICHAEL R. MESSINA
JOHN S. MEYER XXX-X XXX-XX-XXXX DANIEL L. MEY KIPP O. MILLE GERALD P. MIN VERN T. MIYAC PAUL E. MOCK JAMES M. MOENCH ROBERT A. MOLIN-GERALD J. MOLNAI PAUL R. MONACEL JOHN H. MOORE W. GEORGE J. MORALI ARCADI MORATORI JIM E. MORFORI DON W. MORGAN JAMES M. MC RANDALL D. MOSLE JOSEPH B. MOSS ROBERT L. MUELLEI ROBERT G. MUNHAL TIMOTHY M. MURPH MARYLIN J. MUZNY JONATHAN H. MYE RUSSELL L. NAYLO DONALD C. NELSON JEFFREY W. NELSO JEFFREY W. NELSO HAROLD J. NEVIN CHARLES H. NEWEL ARTHUR J. NICHOLS GALEN O. NORBY JOHN R. NORTON ARNOLD B. NORV GEORGE S. O'BRI IVAN W. O'BRIEN RONALD F. OLSO JOHN W. OMWEG XXX-DEAN P. ORLEY XXX-X LARRY A. OSVOLD XX CARLOS D. PAIR XXX-ELI D. PANEE CHARLES J. PARK WILLIAM C. PARK GREGORY C. PECK LEONARD S. PEDE LEUNARD S. PEDERSON XXX
ARTHUR W. PERLEBERG XX
DENNIS E. PERRIN XXX-XXJAMES F. PERRY XXX-XX-XX
RAYMOND F. PERRY XXX-XX-XX
ROLLA E. PESCHKE XXX-XX-XX
ROGER D. PETERMAN XXX-XX RAYMOND C. PETER PAUL C. PETERSEN XXX-XX-) RICHARD G. PETERSEN XXX RONALD D. PETITTE XXX-XX JOHN J. PETRELL WILLIAM C PEEIF FRANKLIN D. PHELP CORAL C. PIETSCH XX DAVID P. PIGOTI XXX JAMES M. PITMAN XX MICHAEL POHRO WILLIAM H. POLAN DAVID G. POPHAM GARY W. PORTER JAMES J. PORTER DONALD L. POTT CHRISTOPHER PO FRANK C. PRAZEN DALE E. PRICE XXX LARRY D. PRI DOUGLAS A JOHN M. PROMAUI JAMES R. RAGLAN WILLIAM A. RAHK ERNE RAMOSSANTIA WILLIAM A. RAMSE
DAVID L. RANEY
DAVID M. RAPF
XXX
JOHN S. RASCHKE
LAMAR C. RATCLIF GEORGE W. READ RICHARD D. READ DANIEL E. REEVE STANLEY G. REMI DAN H. REYNOLDS MARK V. RHETT XXX
WILLIAM C. RICHAR
GERALD RICHARDS
THOMAS J. RICKERI
WILLIAM D. RIDGEI CALBERTH B. RILEY MARK C. RILEY XXX-RICHARD T. RINTZ X GEORGE J. ROBINSO GEORGE J. ROBINSON XXX-XX-PETER G. ROBINSON XXX-XX-BERT T. ROBISON XXX-XX-X JUDITH L. ROBSON XXX-XX-DAVID B. ROGERS XXX-XX-X GEORGE A. ROGIC JOHN E. ROWAN XXX-RICHARD K. ROWE XX SANDRA A. ROWLEY DAVID P. RUDDER XX RICARDO RUIZ XXX-XX-X LEONARD J. RUOTOLO JAMES N. RUSSELL XXX ROGER D. RUSSELL XXX

RICHARD A. SACKETT XXX-XX-X. RICHARD A. SACKETT WILLIAM S. SAGE XXX GLEN I. SAKAGAWA X DONALD A. SAPIENZA JOHN H. SCHAMBURG EDWARD V. SCHLAEF! MICHAEL SCHLEUPNEI MICHAEL SCHLEUPNER ROBERT T. SCHNEIDER RALPH H. SCHROEDER DAVID L. SCHUMACHE ANDREW M. SCHUSTER SEBASTIAN SCHWAR CLAUDIO J. SCIAL GARTH T. SCISM JOSEPH E. SCOTT RONALD E. SCRI MICHAEL L. SEE ROGELIO C. SERRA JAMES G. SEYSTER LAWRENCE W. SHA HOWELL L. SHAY XXX-JOHN S. SHEA XXX-XX-MELVIN L. SHELLEY STEPHEN P. SHEPHER ROGER L. SHIELDS XX ROGER L. SHIELDS XXX ROBERT M. SHIRILLA X STANLEY L. SHIVELY X RICHARD H. SHOCKLEY CRAIG V. SHUEY XXX-XX GARY G. SIMMONS XXX-DARWIN H. SIMPS JAMES C. SIMS XX PETER J. SKENTZ STEVEN K. SLOAN JAMES G. SMIT LEWIS J. SMITH MICHAEL B. SMIT ROBERT L. SMIT KENNETH A. SOF HARVEY L. SPARKS
JOHN C. SPENCER
RAYMOND J. SPIRLE
JAMES C. SPROULL
RALPH E. STAPLET
JAMES C. STAUBACI HOWARD J. STE JOSEPH S. STE PHILIP K. STIR JAMES L. STON JAMES L. STON ANDREW B. STI JERRY W. STRO DAVID K. STUT DAN T. SUDDET THEODOR SUTI NORMAN M. SW WILLIAM H. SWIDEAN C. SWINTO JACKIE TALIAF BRIAN L. TARBI MICHAEL H. TAY EVIS R. THOMPSON XX HERBERT D. THOMPSO MICHAEL E. THOMPSO RONALD R. THOMPSON RONALD K. THOMPSOM
BOBBY J. THONNBURG
JERRY W. TIPPS
XXX-XX
STEPHAN K. TODD XXX
JOSEPH C. TOMASELLE
PAUL A. TORICK XXX-XX
MARTHA J. TRUDO
XXX RONALD L. ULRICH GARY R. UNDERWOOD JACK B. UNDERWOOD MARVIN M. UNDERW JERRY L. UNWIN X LILIA M. VANNETI MILES L. VAUGHA ROBERT J. VAUGH THOMAS A. CESAR VAZQUEZDIAZ CESAR VAZQUEZDIAZ
JERRY L. VEACH
YETER J. VENZA
WILL VONDERSCHMID
GLENN E. WALDEN
KOREY D. WALKER
KOBERT D. WALKER
STEPHEN C. WALKLEY
JOHN C. WALTNER
WARREN JOE W. WARREN EDWARD D. WEB JERRY D. WEBST JON A. WECK XXX GEORGE H. WELC HAYWOOD L. WE EDWARD T. WHI JULIUS A. WHIT GERALD R. WHI WHIT GERALD R. WHITFIELD XX
BRUCE R. WHITMAN XXX-XX
JAMES C. WILDER XXX-XX-XX
STEVEN J. WILFING XXX-XX
DANIEL B. WILKINS
ANDERSON WILLIAMS, XXX CHARLES N. WILLIAM CHARLES N. WILLIAM CLAUDE A. WILLIAM JERRY B. WILLIAMS JAMES H. WILLIS RICHARD R. WILSON HAROLD G. WILSTED BRIAN D. WINTER

IN THE NAVY

THE FOLLOWING-NAMED LIEUTENANTS IN THE LINE OF THE NAVY FOR PROMOTION TO THE PERMANENT GRADE OF LIEUTENANT COMMANDER, PURSUANT TO TITLE 10, UNITED STATES CODE, SECTION 624, SUBJECT TO QUALIFICATIONS THEREFOR AS PROVIDED BY LAW:

UNRESTRICTED LINE OFFICERS To be lieutenant commander

ALAN DOUGLAS ARIEL
CLAUDETTE BOOTH
FRANK WRIGHT BOYD
MICHAEL WILLIAM BYMAN
STEPHEN PAUL
CARMICHAEL
EMIL CHRISTOPHER
CASCIANO
JOSEPH DANIEL CREED
WILLIAM THOMAS
DONOVAN, JR.
JONATHAN ANDREW
DOWELL
KEVIN STEWART EYER
CRAIG STEPHEN FALLER
FREDRIC DANIEL FORNEY,

JR
DAVID BRIAN FOSTER
THOMAS GANSE
BRUCE DOUGLAS GARBER
CHRISTOPHER LEE GIVENS
ARTHUR DESMOND SHELT
GLOVER
MARK REGAN HAGEROTT

GLOVEK
MARK REGAN HAGEROTT
ANNE KATHERINE
HAGSTROM
MARK DAVID HARVEY
PAUL EDWARD HENNES
HAROLD H. HOWARD III
RONALD KURT IMHOF
ROMERO GEORGE IRAL
ROBERT LEONARD
JOBRACK
PAUL THOMAS JURCSAK
JOHN DAVID KETTERMAN
MARK ANTHONY KOHART
KEITH DION KOWALSKI

HAROLD ALLAIRE
LAURENCE
DONALD WAYNE LAWSON
ROBERT LOUIS MALOUIN,
JR
STEPHEN GERARD MARR
ROBERT BURNS MONROE
PAUL MULE III
WILLIAM NIVISON, JR
BRIAN KEITH NUTT
KENNETH JEFFREY
OUKROP
ANTHONY JAMES PALA, JR
SHAWN RICHARD
PATTERSON
JACK PICKARDT PIERCE
MICHEL HOMAS POIRIER
CLYDE CORNELL PORTER,
JR

JR
ALAN WYNN PURDY
MARK S. REED
PAUL WILLIAM ROMAINE
PHILLIP GRAYSON SAWYER
JOHN ARDEN
SHAKESPEARE
DON EUGENE SLONE
THOMAS PETER SNYDER
EDITH ANN SPENCER
JAMES EDWARD
STEIGERWALD
CHARLES DALE SYKORA
GERARD PATRICK TIGHE
DEBRA ANN TINKER
LOUIS JOHN TRAGLIA
ROBERT BRIAN TYMAN
DEREK VAZQUEZ
DEBRA JEAN WADE
DAVID WAYNE WAUGH
MARY KRISTINE WESSLEN
ROBERT CLAIR WRIGHT, JR

ENGINEERING DUTY OFFICERS

To be lieutenant commander

JOHN VICTOR AMY, JR PAMELA KAY BARNES DAVID CRAIG JOHNSON

JAMES MARTIN

LACKEMACHER

STEPHEN WILLIAM SURKO JAMES MARTIN WILLIAMS, JR

AEROSPACE ENGINEERING DUTY OFFICERS (ENGINEERING)

To be lieutenant commander

BARBARA A. BELL

AEROSPACE ENGINEERING DUTY OFFICERS
(MAINTENANCE)

To be lieutenant commander

PATRICK DISPENZIERI

AVIATION DUTY OFFICERS

To be lieutenant commander

TERRY LEE GOWEN

SPECIAL DUTY OFFICERS (INTELLIGENCE)

To be lieutenant commander

JEFFREY DEAN KUIPERS

LIMITED DUTY OFFICERS (LINE)

To be lieutenant commander

BRUCE KEVIN FELDHAUSER CHARLES FRANKLIN MARTIN JAMES FULTON STONE ROBERT LEE THOME

IN THE NAVY

THE FOLLOWING-NAMED LIEUTENANT COMMANDERS IN THE STAFF CORPS OF THE NAVY FOR PROMOTION TO THE PERMANENT GRADE OF COMMANDER, PURSUANT TO TITLE 10, UNITED STATES CODE, SECTION 624, SUBJECT TO QUALIFICATIONS THEREFOR AS PROVIDED BY LAW:

MEDICAL CORPS OFFICERS

To be commander

RUSSELL SCOTT ANDERSON WENDY ANN BAILEY LUIS IGNACIO BECERRA PATRICK ROBERT DANAHER CHARLES B. DAVIS LINDA JAN DELOACHBANTA JAMES KEVIN DEMARCO BRUCE LAURENCE FLAX JOHN TIMOTHY GANEY MARY M. HALUSZKA OLEH HALUSZKA ROBERT KEVIN HANSON EDWARD W. JEWELL III SUSAN KAWESKI RANDI D. LEBAR MARK WILLIAM MITTAUER DALE MICHAEL MOLE STANLEY A. NAPIERKOWSKI JENNIFER L. NORVELLCOLD DOUGLAS E. PADGETT RICHARD C. PARFITT WILLIAM HOMER REED LAWRENCE HENRY ROBERTS CARL EDWARD STELLE

SUPPLY CORPS OFFICERS

To be commander

ADRIAN JOSEPH CULBREATH ARTHUR FRANK DEHNZ SHARON RENEE HALE MONTE RISHER HART DAVID STANLEY HETTICH LARRY WAYNE JOHNSTON MARK JEFFREY KLINGEL THOMAS PREDERICK O'BRIEN JOHN PHILIP SANDERS, JR NICHOLAS LYNN SHERWOOD VERNON KEITH WATKINS BRUCE ALEXANDER WINSPER

CHAPLAIN CORPS OFFICERS

To be commander

LUTHER CHARLES ALEXANDER, JR
JULIA THAMEL CADENHEAD
JAMES LASLEY DANNER
ANTHONY WAYNE DEAN
THOMAS WILLIAM FALKENTHAL
RORY MICHAEL HERMANN
ALPHONSO JONES
JOHN LESLIE KAUL
IRA EUGENE RAMSEY
MARTIN RUSSELL STAHL

CIVIL ENGINEER CORPS OFFICERS

To be commander

JENNIFER LYNN MUSTAIN

JUDGE ADVOCATE GENERAL'S CORPS OFFICERS

To be commander

HAL HENRY I. DRONBERGER BRUCE EDWARD MACDONALD JAMES EDWIN MCPHERSON WILLIAM GARY SWEENEY

DENTAL CORPS OFFICERS

To be commander

GILBERT ULYSSE BIGELOW
LANETTA CASILIOBIXLER
MARK STEVEN DENUNZIO
MICHAELL ANDREW HUBER
SARA EDW. LEASURENELSON
ELAINE NELSON
MARK EDWARD SCHANDORFF
JOEL LAWRENCE SCHWARTZ
BLAKE HOBART TURNER

MEDICAL SERVICE CORPS OFFICERS

To be commander

MARK ERNEST BABBITT
STEPHEN FRANKLI BLACKE
ROBERT JULES BURG
DENNIS LAROY CALKINS
ROGER DEAN EDWARDS
DAVID EVERETT FARRAND
STEVEN JOSEPH FEITH
WARREN EMANUEL HARPER
WILLIAM HOWELL
JOHN MILTON LAURENT
WILLIAM BERNES LUTTRELL
EDWARD JOHN MARCINIK
JEFFREY LEE MOORE
MICHAEL DUANE PATTISON
ANTHONY AUGUST SEBBIO
ROBERT CHARLES WILKENS
NUIRSE CORP

NURSE CORPS OFFICERS

To be commander

RAMA FRANCINE BRENNAN JOHN RAY CALDWELL JOAN FAYE DUBE ALFRED ERNEST J. GRAHAM CAROL A. R. GUSTAFSON LINDA GWEN HEARIN PAMELA ANN HEIM CHERYL L. KAMINSKA SUSETTE JANE LASHER FRED C. LEGGE KRISTIN SWANSON MCHARG JUANITA V. MEREDITHKYE CYNTHIA ANN MOORE CYNTHIA ANN MOORE

IN THE NAVY

THE FOLLOWING-NAMED LIEUTENANTS IN THE STAFF CORPS OF THE NAVY FOR PROMOTION TO THE PERMANENT GRADE OF LIEUTENANT COMMANDER, PURSUANT TO TITLE 10, UNITED STATES CODE, SECTION 624, SUBJECT TO QUALIFICATIONS THEREFOR AS PROVIDED BY LAW:

MEDICAL CORPS OFFICERS

To be lieutenant commander

TO DE ILEUTERA

TO DE ILEUTERA

JOSEPH F. BAGNICK
WILLIAM E. BARRIE
WAYNE W. BEAM
JOSEPH M. BLONSKI
ELTON C. BOWEN
THOMAS BRICKNER
STEVEN WALTER BRUCH
ROBERT CARRUTHERS
JAMES P. DYE
FRAZIER WOODROW FRANTZ
JAMES F. GALLAGHER
RICHARD P. GANNAWAY
MARK HENRY GREENAWALD
THOMAS GREGUS
JAMES P. GUERRIERI, JR
WILLIAM HALL
KELLY ROGER HERSEY
JERRY J. HODGE III
JANET OLNEY HON
MICHAEL D. HUGHES
WILLIAM P. IVES
MICHAEL L. JAKUBOWSKI
JEFFREY S. KEYSER
TIMOTHY DOUGLA KNUDSEN
DAVID A. LANE
JAMES G. LEONHARDT
WILLIAM B. MC CREA
KENNETH L. MILLER
MURRAY C. NORCROSS, JR
MICHAEL A. PELINI
LINDA PERCY
DALE W. PHILLIPS
MICHAEL M. QUIGLEY
TERRANCE R. REEVES
PETER REUSSWIG
RICHARD KEVIN ROACH
JOSEPH L. SINGLETON
MICHAEL J. SLOWEY
JOHN EDWARD VARRALLO
MICHAEL J. VUKSTA
DOUGLAS E. WINESETT
DENNIS WILLIAM WULFECK
MICHAEL D. YANUCK

SUPPLY CORPS OFFICERS

To be lieutenant commander

DOUGLAS SCOTT ANDERSON
NELS EDGAR BERDAHL
ROBERT CHARLES BRONSON, JR
JAMES DWIGHT BROWN
DAVID WAYNE BRUMFIELD
MICHAEL FRANCIS CORNING
BRUCE RONALD CORRIGAN
NATHANIEL DAMPIER
WILLIAM RIGGS DAWSON
FRANK MICHAEL DEAL III
MICHAEL WAYNE FLANARY
KRISTA ANN FRANCOM
ALMA BERTHA GREEN
VINCENT LAFAYETTE GRIFFITH
DONALD LEWIS HERTIG
MARK RAYMOND HUNTER
ELIZABETH ANN JOY
JOHN IVAN ROGGEN
DOUGLAS HUGHES ROSE
DANNY ROY SMITH
FRANCIS XAVIER TISAK
JAMES VALOVCIN
THOMAS EUGENE WILBER
DONALD TERRENCE WRAY

CHAPLAIN CORPS OFFICERS

To be lieutenant commander

BRADFORD EDWARD ABLESON DAVID DEAN BEESON RONIE DEE BORDEN RANDALL ARTHUR CHAPMAN JAMES ROBERT CHRISTIAN KENNETH CHARLES CIENIK THOMAS EDWARD COOK, JR GREGORY R. DEMARCO BRENNAN RALPH EGAN JAMES KEVIN ELLIS MARK ALAN GEFALLER ADRIAN RAMOS GERVACIO DAVID LAMAR GIBSON JAMES KASCAL GILBERT, JR GERALD LEONARD GRAY

WAYNE D. HATMAN, JR DONALD WENDEL JERGE ROBERT EMMANUEL LEBRON ROBERT WALLACE MARSHALL DAYNE EDWARD NIX ROBERT DUANE PURSER HARVEY EDGAR RANARD, JR KENNETH JOHN RODES DANIEL EUGENE ROYSDEN ARTHUR MARC SLAGLE STEVEN LEE SMITH SIEVEN LEE SMITH TIMOTHY LLOYD THEURER JEFFERY C. TRIMBLE DAVID STERLING WILDER PAUL RILEY WRIGLEY

CIVIL ENGINEER CORPS OFFICERS

To be lieutenant commander

ANDREW MUNRO ASHE
JAMES VINCENT BEROTTI, JR
ROBERT MICHAEL CARR
MATTHEW STEPHEN GASS
KATHERINE LOUISE GREGGRY
ROBERT BURTON KAHLER
PETER BARNETT MELIN
EVERETTE LEWIS MILLER III
MICHAEL JOSEPH MURDTER
ERIC STEPHEN ODDERSTOL
R. MARTIN PONDELICK R. MARTIN PONDELICK JAMES REYNOLD SOUBA

JUDGE ADVOCATE GENERAL'S CORPS OFFICERS

To be lieutenant commander

PAUL ROWLAND CLEMENTS KEITH N. HAMILTON MICHAEL JO OROURKE EDWARD STANISLAU WHITE

DENTAL CORPS OFFICERS

To be lieutenant commander

EDWIN TYRONE BATCHELOR EDWIN TYRONE BATCHELOR
RUTH CHEU
WILLIAM EDWARD DANDO
GEORGE J. EULER
GORDON D. KORTHALS
JOHN M. LIES
GARY L. LLEWELLYN
PAUL G. LUEPKE
CLIFFORD D. LUTTRELL
JOHN CHARLES MARINUCCI
KATHLEEN M. MATALDI
JEROME MC SWAIN, JR
PETER M. MURPHY
MARY ELIZABETH NEILL
TODD WILLIAM NEILS
WILLIAM NIELSEN NORMAN
CARL ERIK OPSAHL
ROBERT JAMES PETERS
GARY DAVI RUSCHBEHREND
DANIEL WEBST SCHAFFNER
PAUL EDWARD SCHLEIER
KYLE P. SCHROEDER
JOHN KEATING SHEA, JR
PATRICK SHAWN SIMPSON
MICHAEL MAURICE WRAY
MEDICAL SERVICE RUTH CHEU

MEDICAL SERVICE CORPS OFFICERS

To be lieutenant commander

MICHELLE RENE AUSTIN MICHELLE RESE AUSTIN BRENDA GAIL BARTLEY MARILYN MARIE BROOKS MARK DENNIS BRYSON MARTIN JAY CAVINS MAUREEN ELIZ DUCKWORTH ROBERT EDWIN GLASER ROBERT EDWIN GLASER
NANCY G. HIGHT
BRADLEY ERIC HOMMAN
GREGORY MCCASLIN HUET
NORMA GRAY JONES
HAROLD PETER KOERNER
JEFFREY ALAN MAC DONALD
MATTHEW SHELTON MAYES
DEBORAH E. NELSON
MARTIN GLEN PRICE
DAVID BENTLEY STRATTON DAVID BENTLEY STRATTON ROBERT SOLOMON WRIGHT

NURSE CORPS OFFICERS

To be lieutenant commander

MARY LOUISE ALLEN
ROBERT JULIO AMAYA
DONNA LOUISE CAIN
DEBORAH MCCARTY CONWAY
DOROTHY M. GRACE
SUSAN ELIZABETH HERRON
JOHN FREDERICK HORTON
DENISE ADER JOHNSON
BARDY DEVYARD LOWES DENISE ADER JOHNSON
BARRY REYNARD JONES
ROBIN PATRICK MOUTON
ROBERTA ANN NEIGHBORS
KATHLEEN D. RANEY
KAREN ANN RUSHFORD
ELIZABETH CAMPB SAVAGE
CHARLES ADAMS SHEELEY
CABOLYN JEAN SINGLETON
MARCIA KIMBERLEY SMITH
ALLISON SOWLES

NANCY ELIZABET WISEMAN MICHAEL F. WOELKERS

IN THE NAVY

THE FOLLOWING-NAMED LIEUTENANTS IN THE STAFF CORPS OF THE NAVY FOR PROMOTION TO THE PERMA-NENT GRADE OF LIEUTENANT COMMANDER, PURSUANT TO TITLE 16, UNITED STATES CODE, SECTION 624, SUB-JECT TO QUALIFICATIONS THEREFOR AS PROVIDED BY

MEDICAL CORPS OFFICERS

To be lieutenant commander

MEDICAL CORI
To be lieutenan
SCOTT L. ACKLEY
TOBIAS JAY BACANER
ROBERT BALL
PHYLLIS H. BART
KEITH F. BATTS
RICHARD M. BERGER
RUSSELL ELLEN BERNARDO
PETER C. BONDY
MARK A. BOYD
SUSAN H. BOYLE
MICHAEL D. BRANDNER
THOMAS P. BROWN
ROY C. BROWNLOW
DEBRA M. CARROLL
MICHAEL C. CAVALLARO
JOHN F. CENTONZE
JOHN M. CHANDLER
ROBERA C. CAVALLARO
JOHN F. CENTONZE
JOHN M. CHANDLER
ROBERT GERARD CONNOLLY
JAMES L. COORSSEN
LOUIS A. DAMMANO
JOSEPH ALAN DAVIES
DAVID A. DERIEMER
RICHARD DOHODA
JOSEPH ALAN DAVIES
DAVID A. DERIEMER
RICHARD DOHODA
JOSEPH L. DONOVAN
RICHARD DOHODA
RICHARD DOHONAN
RICHARD DUTTON
SCOTT D. FLINN
MARK J. GAETKE
PAUL E. GILLBANKS
GALL I. GRESENS
MELVIN C. GUTERMUTH
CHARLES M. HAHN
PRISCILLA B. HANKINS
GLENNE HANSEN
DOUGLAS G. HATTER
MICHAEL HAUK
ROBERT B. HEATON
DUWARD W. HESSEL
RICHARD A. JENSEN
HENRY BRUCE KAPLAN
THOMAS J. KIM
JAMES VANCE KIRBY
ROBERT H. LANDRY
MICHAEL LEE
ERIC B. LEFEVER
CHARLES RANDALL MARTIN
SHAWNO E MAY ROBERT H. LANDRY
MICHAEL LEE
ERIC B. LEFEVER
CHARLES RANDALL MARTIN
SHAWNO E. MAY
TIMOTHY S. MENEELY
STEPHEN WAYNE MUNDAY
ANDREW A. NELSON
DUANE NELSON
RICHARD C. OSMAN
JOHN J. PARKER
JOHN FREDERICK PERRI
STEPHEN R. PETERS
ROGER A. PIEPENBRINK
ROBERT J. PONEC
PATRICK L. QUINTAL
ERNEST F. RILLOS
GUY J. RUDIN
BLAKE F. SCHROEDER
CHRISTOPHER F. SIDFORD
NEAL S. SIMPSON
JOSEPH B. SLAKEY
MICHAEL R. TORRICELLI
MARK D. TURNER
WILLIAM C. WASSEL
MICHAEL A. WILSON
JOEL F. YELLAND
ADOLPH A. ZIMMERMAN
DENTAL CORF

DENTAL CORPS OFFICERS

To be lieutenant commander

JOHN EUGENE BORJA
MARK V. COLALANNI
MICHELE H. CROSS
STEVEN SAMUEL DANNA
JOSEPH ISRAEL GLIKSMAN
KATHLEEN SUSAN KENNY
DOUGLAS S. LEWIS
MARK JOHN MILANO
MICHAEL FRANCIS MILOS
RODNEY LEE MORROW
PHILIP J. RINAUDO
MICHAEL GHARLES ROYSE
KIMBERLY DIANE SAUER JOHN EUGENE BORJA

MEDICAL SERVICE CORPS OFFICERS

To be lieutenant commander

BRITT CLARK BAYLES BRITT CLARK BAYLES
JEAN A. BLANKS
TIMOTHY SCOTT S. BREIER
ROBERT ALAN BRYANT
ALBERT CHRI CARMICHAEL
THOMAS JEFFREY CHOHANY
ALBERT MICHAE CHURILLA

DANIEL GRIJA DOMINGUEZ PATRICIA DUBOSELARDY PATRICIA DUBOSELARDY
EUGRNIO PERNANDEZ
VIRGINIA JONES FORREST
STEVEN LEE GRIFFITTS
WILLIAM MICH HENDERSON
WARREN WILLI JEDEREERG
CARL WAYLK KNAPP
KATHLEEN IRWIN KUJAWA
GREG ROBERT LOFTUS
TED MICHAEL LUCAS
HISTIN CHUSTYDEN MATTIS JUSTIN CHRISTOPH MATUS JAMES WARREN MITCHELL JAMES PAUL NORTON FREDERICK RO PATTERSON FREDERICK RO PATTERSON JOHN ROGER POMERVILLE EDITH YOLANDA POPPELL CYNTHIA JANE PRICHARD AMJAD MOHAMMAD QURESHI ALAN JAY RUPRECHT, JR DAVID YONEO SHIRAISHI MARTHA M. SLAUGHTER MARK CURTIS TAYLOR CARL DEPLLIS WAMBLE THOMAS JOSEPH WHEATON STEVEN JEROME WINTER

NURSE CORPS OFFICERS

To be lieutenant commander

PAUL LOUIS ALBARES KELLI TOPPING BAILEY LORI ANN CARLSON MARY PRICE CHADEAYNE LORI ANN CARLSON
MARY PRICE CHADEAYNE
WILLIAM MIGHAE CLAWSON
BRENDA RAY CONNELL
LISA JUNE COPPAGE
ROBERTA CORYELL CRANN
BRIAN STUART DAWSON
THERESE ROSE GILMORE
MARY IDA FOX GREENWOOD
ELLEN FRANCESICA JONES
KAREN M. JONES
JAMES WILLIA KISSINGER
KATHERINE MAR LOVELESS
LISA ANN LYONS
SARA MARIE MARKS
LISA ANN LYONS
SARA MARIE MARKS
DEBORAH SUE MCCAIN
COLLEEN OHARA MCLARNON
WILLIAM TRACY MOCK
MARY ANN MURPHY
MATHEW DARRELL OFFE
GLYNDA SUE PETERS
REBECCA ANNE PHILLIPS
ELIZABETH MARI PRINTUP
EDNA ANN RAEL
CHERYL LYNN RUFF
BONNIE SUE SCOTT
LINDA FLORENCE SEXAUER
DIANE MARIE STRENN
DEBORAH FUNK TAPPEN
LOUISE MONI THERRIAULT
LYNDA ELIZABET WALTERS
TIMOTHY STEWAR WEHLING
RICHARD JOHN WESTPHAL
JOANNE FRANCES WIGLEY
SUPPLY CORP

SUPPLY CORPS OFFICERS

To be lieutenant commander

To be lieutenant of the control of t

CHAPLAIN CORPS OFFICERS To be lieutenant commander

WENDY LEE BAUSMAN
MICHAEL RICHARD CRAIG
ROBERT LEE CRALL
JEROME VINCENT DILLON
LARRY PHILLIP FERRELL
JONATHAN MATTHEW FRUSTI
JOHN A. GALLE
STEPHEN THOMAS GRAGG
HENRY LAROSA HERNANDO
HOWARD FRANK HOLLEY
EMILIO MARRERO, JR

ROBERT P. MCCLANAHAN, JR
WILLIAM GENE PERDUE, JR
JOHNNY WILL PETTY POOLE
ROGER CHARLES RICHARDS
TERRY ALAN ROBERTSON
THOMAS ROBERT SMITH
JERRY ALLEN WADDELL
THOMAS EDWARD WEBB
OLRIC RICARDO WILKINS

CIVIL ENGINEER CORPS OFFICERS

To be lieutenant commander

STEPHEN RUSSELL BAIM MICHAEL LAMAR BLOUNT DAVID MICHAEL BURNES MASON CRUM JAMES GOGUE CRUZ JOHN LEE DETTBARN, JR RICHARD JACOB DIEFFENBACH DAVID LOUIS FLEISCH DAVID ALAN JARREIL GREGORY SCOTT LANG ROBERT WRIGHT MCDOWELL III ERIC CHARLES MILNER ROBERT HENRY MORRO, JR STEVEN RAYMOND SCANLAN KEVIN ROBERT SLATES